



THE FORT ST. GEORGE GAZETTE.

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No. 6.]

MADRAS, TUESDAY EVENING, FEBRUARY 7, 1911. (PART, 3rd issue.)

Part I.—Notifications by Government.

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Public Works Department	100		
Revenue Department	100		
Sanitary Department	100		
Sum of Public Works at the end of the year 1910	100		

MILITARY SECRETARY'S OFFICE.

GOVERNMENT OFFICE, MADRAS,
10th January 1911.

NOTIFICATION

No. 1.—His Excellency the Governor will leave Egmore Railway station by special train on Monday the 6th February 1911 at 10-45 A.M. on tour to the South coast district and will return to Madras by special train on Thursday the 9th idem at 2-35 P.M.

His Excellency's departure from Madras and arrival at Gandiy will both be private.

His Excellency will be accompanied by the following party:—

Her Excellency the Hon'ble Lady Lawley.

A. T. G. Campbell, Esq., M.A., I.C.S., *Private Secretary.*

Captain St. L. Alderson, *Adjutant-General.*

All letters, telegrams, etc., intended for His Excellency and party should be addressed "Madras Governor's Camp" without the addition of any post town.

(By Order.)

A. A. DUFF, Major,
Military Secretary.

PUBLIC DEPARTMENT.

NOTICE

No. 67.—The Hon'ble Mr. Lloyd Blake, Esq., M.A., I.C.S., mentioned privilege leave and furlough for eight months and three days from or after the 6th February 1911, under articles 243, 244 and 245 (1) of the Civil Service Regulations.

No. 68.—Mr. Frank Mayo, I.C.S., mentioned privilege leave and furlough on medical certificate for nine months from or after the 13th February 1911, under articles 243, 244 and 245 (1) of the Civil Service Regulations.

Friday, September 22nd 1901	Maharaja Awaraz.
Sunday, September 24th	"	..	Raman.
Monday, October 2nd	"	..	Aratha Pappa.
Tuesday, October 3rd	"	..	Devarah.
Wednesday, December 26th	Christmas
Friday, December 28th	"	..	Christmas
Saturday, December 29th	"	..	Christmas

5. The Governor in Council further notifies that on the following days which are not declared to be public holidays under statutory provisions, all public offices at the Presidency towns and in the mofussil, with the exception of (1) the General Customs office, (2) the Revenue Treasury and the office of the Commissioner of Paper Currency, (3) the General Stamp office—to be open from 11 A.M. to 1 P.M.—will be closed—

Saturday, December 22nd, 1911.
 Thursday, December 24th, 1911.

No. 17.—The following notifications of the Government of India are republished:—

HONOR DEPARTMENT.
 NOTIFICATIONS.

No. 72.—Mr. H. G. Sacke, of the Indian Civil Service, Deputy Secretary to the Government of India in the Home Department, is granted privilege leave for three months, with effect from the 1st February 1911.

PUBLIC.

Circular, the 26th January 1911.

No. 371.—The Governor General in Council directs that the following amendments shall be made in the "Description of Civil Uniform" appended to the Rules regulating the use of uniform by officers in civil employ, published with the notification of the Government of India in the Home Department No. 1070, dated the 10th April 1906:—

For the description of "Hat" for first class uniform, substitute the following:—
 "Helm, white Wellesley regulation, with white top button, and white silk, pygmy with gold fringe, according to scaled pattern. Helm to be worn ordinarily without chin strap, but, when this is necessary, chin strap of white leather should be used".

For the description of "Hat" for second class uniform, substitute the following:—
 "Helm, the same as for first class, uniform regulation".

In the description of "Fascia Cap" for first class uniform, prefix the words "As for Staff officers in Army", and substitute the words "1½ inches" for the words "two inches".

ARMY DEPARTMENT.

For Wilson, the 26th January 1911.

VOLUNTEER CORPS.

APPOINTMENTS, PROMOTIONS AND ELEVATIONS.

South Indian Infantry Volunteer Corps.

No. 85.—Lieutenant Walter Robert Lee-Eart resigns his commission. Dated 26th December 1910.
 The 27th January 1911.

APPOINTMENTS.

PERSONAL STAFF.

No. 57.—The Viceroy and Governor General has been pleased to make the following appointments to His Excellency's Personal Staff:—

Adjutant-General A. G. Norton-Knight, Commandant, Madras Artillery Volunteers "The Duke's Own", to Le Honneur d'Artois-Chateau, and is granted the honorary rank of Colonel as appointment. Dated 23rd November 1910.

A. G. GARDNER,
Asst. Chief Secretary

JUDICIAL DEPARTMENT.

LEAVE.

No. 86.—Mr. Edward Hugh Hewson Lewis, Deputy Superintendent of Police, privilege leave for one month and fourteen days from the 4th January 1911, under article 252 of the Civil Service Regulations.

APPOINTMENTS.

For St. George, February 4, 1911.

No. 83.—M. R. R. Tazjere, *Torwali Akbar Arangul*, Temporary Subordinate Judge, Third Grade, to be Subordinate Judge, Third Grade.

No. 87.—M. R. R. Vayyapala, *Ranga Rao Pottala Gura*, Acting Subordinate Judge, Third Grade, to be Temporary Subordinate Judge, Third Grade.

No. 85.—M. R. R. Thiruvengadam, *Ayyangar Srinivas Ayyangar Arangul*, District Munsif, First Grade, to act as Subordinate Judge, Third Grade.

APPOINTMENTS AND PROMOTIONS.

Port St. George, February 3, 1911.

No. 99.—The following appointment is, and promotions in, the grade of Deputy Superintendents of Police are notified:—

M.R.Sy. Madhavdy Pappa Nya Nayudu Gura, Inspector of Police, Madras (seconded), to be Deputy Superintendent of Police, Second Grade (seconded).

To be Deputy Superintendents, Third Grade (as provision).

M.R.Sy. Nallayya Nayudu Krishnaswami Nayudu Gura.

M.R.Sy. Thiruvengayal Duraisami Pillai Aswathal.

M.R.Sy. Venkatesan Subramanya Madhavu Sundara Mahalingu Aswathal.

(These three promotions will take effect from the dates on which the officers were respectively appointed to be Deputy Superintendents of Police, Fourth Grade (as provision).)

M.R.Sy. Madava Subramaniam Kameswami Aiyar Aswathal to be Deputy Superintendent, Third Grade.

INVESTIGATION OF POWERS.

Port St. George, February 3, 1911.

No. 100.—Under the provisions of section 16 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint the undersigned Sub-Registrar to be Special Magistrate of the Third class for the trial of offences punishable under sections 3 to 7 of the Madras Towns Management Act, 1861, which may be committed within the limits of the taluqa specified opposite to their names:—

M.R.Sy. Kanchikesan Subramaniam Aiyangar Rajagopalapuram, Sub-Registrar of Srirangapatna—Srirangapatna taluqa, Mamudai district.

M.R.Sy. Sundarar Madhavu Aiyar Sundaram Aiyar, Sub-Registrar of Tirupattur taluqa, Tirupattur taluqa, Mamudai district.

Port St. George, February 4, 1911.

No. 101.—Under section 135 of the Madras Revenue Land Act, 1898 (I of 1898), and section 138 (I) of the Code of Civil Procedure (Act V of 1908), the Governor in Council is pleased to direct that the undersigned officers shall, in cases in which an appeal is allowed under the Madras Revenue Land Act, 1898 (I of 1898), take down the evidence with their own hand in the English language:—

M.R.Sy. Pichai Pillai Kari Visweswara Pillai Aswathal, Deputy Collector in charge of Madurai division, Madurai district.

M.R.Sy. Marakkandaly Subramaniam Nagudu Gura, Revenue District Officer, Kollegal, Tenkasi district.

Port St. George, February 7, 1911.

M.R.Sy. Pottaswami Subramaniam Nayudu Gura, General Duty Deputy Collector, Pudukottai, in the District of Madurai.

Port St. George, February 9, 1911.

No. 102.—Under section 12 of the Code of Criminal Procedure, 1898, the undersigned officers are appointed to be Magistrates of the Second class, and under section 37 they are invested with all the powers specified in the fourth schedule as powers which the Government may confer on a Magistrate of that class except the power to pass orders on the first offenders under section 261:—

M.R.Sy. Pinnaswami Pillai Pappala Perumal Pillai, Stationary Sub-Magistrate, Hosur, in the District of Salem.

Port St. George, February 7, 1911.

M.R.Sy. Kameswami Venkateswami Perumal, Stationary Sub-Magistrate, Bandar, in the District of Kottam.

M.R.Sy. Pottaswami Rameswami Aiyangar, Acting Deputy Tahsildar and Sub-Magistrate, Vattikottai, in the District of Mamudai.

Port St. George, February 9, 1911.

No. 103.—The Governor in Council is pleased to appoint the undersigned persons to be Special Magistrates for the terms specified opposite to their names with the powers and subject to the terms and conditions specified in notification No. 205 dated 23rd May 1897 and in notification No. 239, published in the Port St. George Gazette, dated 1st September 1893, as amended by notification No. 75, dated 15th February 1898:—

M.R.Sy. Ananthan Venkatesan Corneilias Aswathal—Conjeveram in the District of Chingleput.

Port St. George, February 7, 1911.

M.R.Sy. Kameswami Krishnaswami Aiyangar—Mandayam, in the District of Kottam.

No. 104.—Under section 12 of the Code of Criminal Procedure, 1898, M.R.Sy. Pottaswami Kameswami Gura, Deputy (Officer) in the District of Gudur, is appointed to be a Magistrate of the First class, and under section 37 he is invested with all the powers specified in the fourth schedule as powers which the Government may confer on a Magistrate of that class, except the power to try cases summarily under section 261.

No. 105.—Under section 107 of the Code of Criminal Procedure, 1898, M.R.Sy. Pottaswami Venkateswami Nayudu Gura, Stationary Magistrate in the District of Gudur, is authorised to take down the evidence of witnesses with his own hand in the English language.

WITHDRAWAL OF POWERS.

Port St. George, February 3, 1911.

No. 109.—Under the provisions of section 51 of the Code of Criminal Procedure, 1898, the Governor in Council withdraws the powers of a Special Magistrate for the town of Nagapanam in the district of Vajpayee conferred on M.B. By. George G. Garrite, Nagapanam and Ayar Anagol.

NOTIFICATIONS.

Port St. George, February 4, 1911.

No. 110.—In exercise of the powers conferred by section 4 (a) of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to declare that, with effect from 1st March 1911, the villages noted in column 2 of the appended schedule and lying within the limits of the police stations named in column 3 thereof shall be attached to the police stations named in column 5:—

SCHEDULE.

Station to which all present attached.	Police station to which is present attached.	Name of village ^a	Station to which transfer effected.	Police station to which is transfer effected.
1	2	3	4	5
Tiruchiyillic	Thuraiyur	1. Ananthavadi	Tiruchiyillic	Tiruchiyillic
Do.	Do.	2. Alankudi	Do.	Do.
Do.	Do.	3. Arupattur	Do.	Do.
Do.	Do.	4. Arupattur	Do.	Do.
Do.	Do.	5. Arupattur	Do.	Do.
Do.	Do.	6. Arupattur	Do.	Do.
Do.	Do.	7. Arupattur	Do.	Do.
Do.	Do.	8. Arupattur	Do.	Do.
Do.	Do.	9. Arupattur	Do.	Do.
Do.	Do.	10. Arupattur	Do.	Do.
Do.	Do.	11. Arupattur	Do.	Do.
Do.	Do.	12. Arupattur	Do.	Do.
Do.	Do.	13. Arupattur	Do.	Do.
Do.	Do.	14. Arupattur	Do.	Do.
Do.	Do.	15. Arupattur	Do.	Do.
Do.	Do.	16. Arupattur	Do.	Do.
Do.	Do.	17. Arupattur	Do.	Do.
Do.	Do.	18. Arupattur	Do.	Do.
Do.	Do.	19. Arupattur	Do.	Do.
Do.	Do.	20. Arupattur	Do.	Do.
Do.	Do.	21. Arupattur	Do.	Do.
Do.	Do.	22. Arupattur	Do.	Do.
Do.	Do.	23. Arupattur	Do.	Do.
Do.	Do.	24. Arupattur	Do.	Do.
Do.	Do.	25. Arupattur	Do.	Do.
Do.	Do.	26. Arupattur	Do.	Do.
Do.	Do.	27. Arupattur	Do.	Do.
Do.	Do.	28. Arupattur	Do.	Do.
Do.	Do.	29. Arupattur	Do.	Do.
Do.	Do.	30. Arupattur	Do.	Do.
Do.	Do.	31. Arupattur	Do.	Do.
Do.	Do.	32. Arupattur	Do.	Do.
Do.	Do.	33. Arupattur	Do.	Do.
Do.	Do.	34. Arupattur	Do.	Do.
Do.	Do.	35. Arupattur	Do.	Do.
Do.	Do.	36. Arupattur	Do.	Do.
Do.	Do.	37. Arupattur	Do.	Do.
Do.	Do.	38. Arupattur	Do.	Do.
Do.	Do.	39. Arupattur	Do.	Do.
Do.	Do.	40. Arupattur	Do.	Do.
Do.	Do.	41. Arupattur	Do.	Do.
Do.	Do.	42. Arupattur	Do.	Do.
Do.	Do.	43. Arupattur	Do.	Do.
Do.	Do.	44. Arupattur	Do.	Do.
Do.	Do.	45. Arupattur	Do.	Do.
Do.	Do.	46. Arupattur	Do.	Do.
Do.	Do.	47. Arupattur	Do.	Do.
Do.	Do.	48. Arupattur	Do.	Do.
Do.	Do.	49. Arupattur	Do.	Do.
Do.	Do.	50. Arupattur	Do.	Do.
Do.	Do.	51. Arupattur	Do.	Do.
Do.	Do.	52. Arupattur	Do.	Do.
Do.	Do.	53. Arupattur	Do.	Do.
Do.	Do.	54. Arupattur	Do.	Do.
Do.	Do.	55. Arupattur	Do.	Do.
Do.	Do.	56. Arupattur	Do.	Do.
Do.	Do.	57. Arupattur	Do.	Do.
Do.	Do.	58. Arupattur	Do.	Do.
Do.	Do.	59. Arupattur	Do.	Do.
Do.	Do.	60. Arupattur	Do.	Do.
Do.	Do.	61. Arupattur	Do.	Do.
Do.	Do.	62. Arupattur	Do.	Do.
Do.	Do.	63. Arupattur	Do.	Do.
Do.	Do.	64. Arupattur	Do.	Do.
Do.	Do.	65. Arupattur	Do.	Do.
Do.	Do.	66. Arupattur	Do.	Do.
Do.	Do.	67. Arupattur	Do.	Do.
Do.	Do.	68. Arupattur	Do.	Do.
Do.	Do.	69. Arupattur	Do.	Do.
Do.	Do.	70. Arupattur	Do.	Do.
Do.	Do.	71. Arupattur	Do.	Do.
Do.	Do.	72. Arupattur	Do.	Do.
Do.	Do.	73. Arupattur	Do.	Do.
Do.	Do.	74. Arupattur	Do.	Do.
Do.	Do.	75. Arupattur	Do.	Do.
Do.	Do.	76. Arupattur	Do.	Do.
Do.	Do.	77. Arupattur	Do.	Do.
Do.	Do.	78. Arupattur	Do.	Do.
Do.	Do.	79. Arupattur	Do.	Do.
Do.	Do.	80. Arupattur	Do.	Do.
Do.	Do.	81. Arupattur	Do.	Do.
Do.	Do.	82. Arupattur	Do.	Do.
Do.	Do.	83. Arupattur	Do.	Do.
Do.	Do.	84. Arupattur	Do.	Do.
Do.	Do.	85. Arupattur	Do.	Do.
Do.	Do.	86. Arupattur	Do.	Do.
Do.	Do.	87. Arupattur	Do.	Do.
Do.	Do.	88. Arupattur	Do.	Do.
Do.	Do.	89. Arupattur	Do.	Do.
Do.	Do.	90. Arupattur	Do.	Do.
Do.	Do.	91. Arupattur	Do.	Do.
Do.	Do.	92. Arupattur	Do.	Do.
Do.	Do.	93. Arupattur	Do.	Do.
Do.	Do.	94. Arupattur	Do.	Do.
Do.	Do.	95. Arupattur	Do.	Do.
Do.	Do.	96. Arupattur	Do.	Do.
Do.	Do.	97. Arupattur	Do.	Do.
Do.	Do.	98. Arupattur	Do.	Do.
Do.	Do.	99. Arupattur	Do.	Do.
Do.	Do.	100. Arupattur	Do.	Do.

Division in which it grows	Place station to which it grows attached	Range of ranges	Circle in which transfer is made	Place station to which transfer is made
1	2	3	4	5
Trachypogon	Rogers	81. <i>Trachypogon (Rogers)</i>	Trachypogon	Trachypogon
Do.	Do.	82. <i>Trachypogon (Rogers)</i>	Do.	Do.
Do.	Do.	83. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	84. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	85. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	86. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	87. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	88. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	89. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	90. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	91. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	92. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	93. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	94. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	95. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	96. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	97. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	98. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	99. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	100. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	101. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	102. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	103. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	104. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	105. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	106. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	107. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	108. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	109. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	110. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	111. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	112. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	113. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	114. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	115. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	116. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	117. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	118. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	119. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	120. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	121. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	122. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	123. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	124. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	125. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	126. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	127. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	128. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	129. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	130. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	131. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	132. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	133. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	134. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	135. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	136. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	137. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	138. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	139. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	140. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	141. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	142. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	143. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	144. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	145. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	146. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	147. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	148. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	149. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	150. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	151. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	152. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	153. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	154. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	155. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	156. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	157. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	158. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	159. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	160. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	161. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	162. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	163. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	164. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	165. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	166. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	167. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	168. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	169. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	170. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	171. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	172. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	173. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	174. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	175. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	176. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	177. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	178. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	179. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	180. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	181. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	182. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	183. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	184. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	185. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	186. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	187. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	188. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	189. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	190. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	191. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	192. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	193. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	194. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	195. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	196. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	197. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	198. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	199. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	200. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	201. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	202. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	203. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	204. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	205. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	206. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	207. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	208. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	209. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	210. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	211. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	212. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	213. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	214. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	215. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	216. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	217. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	218. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	219. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	220. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	221. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	222. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	223. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	224. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	225. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	226. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	227. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	228. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	229. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	230. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	231. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	232. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	233. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	234. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	235. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	236. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	237. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	238. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	239. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	240. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	241. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	242. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	243. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	244. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	245. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	246. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	247. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	248. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	249. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	250. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	251. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	252. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	253. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	254. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	255. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	256. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	257. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	258. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	259. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	260. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	261. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	262. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	263. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	264. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	265. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	266. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	267. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	268. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	269. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	270. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	271. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	272. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	273. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	274. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	275. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	276. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	277. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	278. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	279. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	280. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	281. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	282. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	283. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	284. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	285. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	286. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	287. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	288. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	289. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	290. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	291. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	292. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	293. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	294. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	295. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	296. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	297. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	298. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	299. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	300. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	301. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	302. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	303. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	304. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	305. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	306. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	307. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	308. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	309. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	310. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	311. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	312. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	313. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	314. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	315. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	316. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	317. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	318. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	319. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	320. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	321. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	322. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	323. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	324. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	325. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	326. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	327. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	328. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	329. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	330. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	331. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	332. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	333. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	334. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	335. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	336. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	337. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	338. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	339. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	340. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	341. <i>Trachypogon</i>	Do.	Do.
Do.	Do.	342.		

Division in which the insect was found	Police station to which it was forwarded	Number of insects	Class to which the insect belongs	Persons to whom the insects were forwarded
1	2	3	4	5
Thiruvananthapuram	Malappuram	1. <i>Agathidium</i>	<i>Thiruvananthapuram</i>	<i>Thiruvananthapuram</i>
Do.	Do.	2. <i>Agathidium</i>	Do.	Do.
Do.	Do.	3. <i>Agathidium</i>	Do.	Do.
Do.	Do.	4. <i>Agathidium</i>	Do.	Do.
Do.	Do.	5. <i>Agathidium</i>	Do.	Do.
Do.	Do.	6. <i>Agathidium</i>	Do.	Do.
Do.	Do.	7. <i>Agathidium</i>	Do.	Do.
Do.	Do.	8. <i>Agathidium</i>	Do.	Do.
Do.	Do.	9. <i>Agathidium</i>	Do.	Do.
Do.	Do.	10. <i>Agathidium</i>	Do.	Do.
Do.	Do.	11. <i>Agathidium</i>	Do.	Do.
Do.	Do.	12. <i>Agathidium</i>	Do.	Do.
Do.	Do.	13. <i>Agathidium</i>	Do.	Do.
Do.	Do.	14. <i>Agathidium</i>	Do.	Do.
Do.	Do.	15. <i>Agathidium</i>	Do.	Do.
Do.	Do.	16. <i>Agathidium</i>	Do.	Do.
Do.	Do.	17. <i>Agathidium</i>	Do.	Do.
Do.	Do.	18. <i>Agathidium</i>	Do.	Do.
Do.	Do.	19. <i>Agathidium</i>	Do.	Do.
Do.	Do.	20. <i>Agathidium</i>	Do.	Do.
Do.	Do.	21. <i>Agathidium</i>	Do.	Do.
Do.	Do.	22. <i>Agathidium</i>	Do.	Do.
Do.	Do.	23. <i>Agathidium</i>	Do.	Do.
Do.	Do.	24. <i>Agathidium</i>	Do.	Do.
Do.	Do.	25. <i>Agathidium</i>	Do.	Do.
Do.	Do.	26. <i>Agathidium</i>	Do.	Do.
Do.	Do.	27. <i>Agathidium</i>	Do.	Do.
Do.	Do.	28. <i>Agathidium</i>	Do.	Do.
Do.	Do.	29. <i>Agathidium</i>	Do.	Do.
Do.	Do.	30. <i>Agathidium</i>	Do.	Do.
Do.	Do.	31. <i>Agathidium</i>	Do.	Do.
Do.	Do.	32. <i>Agathidium</i>	Do.	Do.
Do.	Do.	33. <i>Agathidium</i>	Do.	Do.
Do.	Do.	34. <i>Agathidium</i>	Do.	Do.
Do.	Do.	35. <i>Agathidium</i>	Do.	Do.
Do.	Do.	36. <i>Agathidium</i>	Do.	Do.
Do.	Do.	37. <i>Agathidium</i>	Do.	Do.
Do.	Do.	38. <i>Agathidium</i>	Do.	Do.
Do.	Do.	39. <i>Agathidium</i>	Do.	Do.
Do.	Do.	40. <i>Agathidium</i>	Do.	Do.
Do.	Do.	41. <i>Agathidium</i>	Do.	Do.
Do.	Do.	42. <i>Agathidium</i>	Do.	Do.
Do.	Do.	43. <i>Agathidium</i>	Do.	Do.
Do.	Do.	44. <i>Agathidium</i>	Do.	Do.
Do.	Do.	45. <i>Agathidium</i>	Do.	Do.
Do.	Do.	46. <i>Agathidium</i>	Do.	Do.
Do.	Do.	47. <i>Agathidium</i>	Do.	Do.
Do.	Do.	48. <i>Agathidium</i>	Do.	Do.
Do.	Do.	49. <i>Agathidium</i>	Do.	Do.
Do.	Do.	50. <i>Agathidium</i>	Do.	Do.
Do.	Do.	51. <i>Agathidium</i>	Do.	Do.
Do.	Do.	52. <i>Agathidium</i>	Do.	Do.
Do.	Do.	53. <i>Agathidium</i>	Do.	Do.
Do.	Do.	54. <i>Agathidium</i>	Do.	Do.
Do.	Do.	55. <i>Agathidium</i>	Do.	Do.
Do.	Do.	56. <i>Agathidium</i>	Do.	Do.
Do.	Do.	57. <i>Agathidium</i>	Do.	Do.
Do.	Do.	58. <i>Agathidium</i>	Do.	Do.
Do.	Do.	59. <i>Agathidium</i>	Do.	Do.
Do.	Do.	60. <i>Agathidium</i>	Do.	Do.
Do.	Do.	61. <i>Agathidium</i>	Do.	Do.
Do.	Do.	62. <i>Agathidium</i>	Do.	Do.
Do.	Do.	63. <i>Agathidium</i>	Do.	Do.
Do.	Do.	64. <i>Agathidium</i>	Do.	Do.
Do.	Do.	65. <i>Agathidium</i>	Do.	Do.
Do.	Do.	66. <i>Agathidium</i>	Do.	Do.
Do.	Do.	67. <i>Agathidium</i>	Do.	Do.
Do.	Do.	68. <i>Agathidium</i>	Do.	Do.
Do.	Do.	69. <i>Agathidium</i>	Do.	Do.
Do.	Do.	70. <i>Agathidium</i>	Do.	Do.
Do.	Do.	71. <i>Agathidium</i>	Do.	Do.
Do.	Do.	72. <i>Agathidium</i>	Do.	Do.
Do.	Do.	73. <i>Agathidium</i>	Do.	Do.
Do.	Do.	74. <i>Agathidium</i>	Do.	Do.
Do.	Do.	75. <i>Agathidium</i>	Do.	Do.
Do.	Do.	76. <i>Agathidium</i>	Do.	Do.
Do.	Do.	77. <i>Agathidium</i>	Do.	Do.
Do.	Do.	78. <i>Agathidium</i>	Do.	Do.
Do.	Do.	79. <i>Agathidium</i>	Do.	Do.
Do.	Do.	80. <i>Agathidium</i>	Do.	Do.
Do.	Do.	81. <i>Agathidium</i>	Do.	Do.
Do.	Do.	82. <i>Agathidium</i>	Do.	Do.
Do.	Do.	83. <i>Agathidium</i>	Do.	Do.
Do.	Do.	84. <i>Agathidium</i>	Do.	Do.
Do.	Do.	85. <i>Agathidium</i>	Do.	Do.
Do.	Do.	86. <i>Agathidium</i>	Do.	Do.
Do.	Do.	87. <i>Agathidium</i>	Do.	Do.
Do.	Do.	88. <i>Agathidium</i>	Do.	Do.
Do.	Do.	89. <i>Agathidium</i>	Do.	Do.
Do.	Do.	90. <i>Agathidium</i>	Do.	Do.
Do.	Do.	91. <i>Agathidium</i>	Do.	Do.
Do.	Do.	92. <i>Agathidium</i>	Do.	Do.
Do.	Do.	93. <i>Agathidium</i>	Do.	Do.
Do.	Do.	94. <i>Agathidium</i>	Do.	Do.
Do.	Do.	95. <i>Agathidium</i>	Do.	Do.
Do.	Do.	96. <i>Agathidium</i>	Do.	Do.
Do.	Do.	97. <i>Agathidium</i>	Do.	Do.
Do.	Do.	98. <i>Agathidium</i>	Do.	Do.
Do.	Do.	99. <i>Agathidium</i>	Do.	Do.
Do.	Do.	100. <i>Agathidium</i>	Do.	Do.
Do.	Do.	101. <i>Agathidium</i>	Do.	Do.
Do.	Do.	102. <i>Agathidium</i>	Do.	Do.
Do.	Do.	103. <i>Agathidium</i>	Do.	Do.
Do.	Do.	104. <i>Agathidium</i>	Do.	Do.
Do.	Do.	105. <i>Agathidium</i>	Do.	Do.
Do.	Do.	106. <i>Agathidium</i>	Do.	Do.
Do.	Do.	107. <i>Agathidium</i>	Do.	Do.
Do.	Do.	108. <i>Agathidium</i>	Do.	Do.
Do.	Do.	109. <i>Agathidium</i>	Do.	Do.
Do.	Do.	110. <i>Agathidium</i>	Do.	Do.
Do.	Do.	111. <i>Agathidium</i>	Do.	Do.
Do.	Do.	112. <i>Agathidium</i>	Do.	Do.
Do.	Do.	113. <i>Agathidium</i>	Do.	Do.
Do.	Do.	114. <i>Agathidium</i>	Do.	Do.
Do.	Do.	115. <i>Agathidium</i>	Do.	Do.
Do.	Do.	116. <i>Agathidium</i>	Do.	Do.
Do.	Do.	117. <i>Agathidium</i>	Do.	Do.
Do.	Do.	118. <i>Agathidium</i>	Do.	Do.
Do.	Do.	119. <i>Agathidium</i>	Do.	Do.
Do.	Do.	120. <i>Agathidium</i>	Do.	Do.
Do.	Do.	121. <i>Agathidium</i>	Do.	Do.
Do.	Do.	122. <i>Agathidium</i>	Do.	Do.
Do.	Do.	123. <i>Agathidium</i>	Do.	Do.
Do.	Do.	124. <i>Agathidium</i>	Do.	Do.
Do.	Do.	125. <i>Agathidium</i>	Do.	Do.
Do.	Do.	126. <i>Agathidium</i>	Do.	Do.
Do.	Do.	127. <i>Agathidium</i>	Do.	Do.
Do.	Do.	128. <i>Agathidium</i>	Do.	Do.
Do.	Do.	129. <i>Agathidium</i>	Do.	Do.
Do.	Do.	130. <i>Agathidium</i>	Do.	Do.
Do.	Do.	131. <i>Agathidium</i>	Do.	Do.
Do.	Do.	132. <i>Agathidium</i>	Do.	Do.
Do.	Do.	133. <i>Agathidium</i>	Do.	Do.
Do.	Do.	134. <i>Agathidium</i>	Do.	Do.
Do.	Do.	135. <i>Agathidium</i>	Do.	Do.
Do.	Do.	136. <i>Agathidium</i>	Do.	Do.
Do.	Do.	137. <i>Agathidium</i>	Do.	Do.
Do.	Do.	138. <i>Agathidium</i>	Do.	Do.
Do.	Do.	139. <i>Agathidium</i>	Do.	Do.
Do.	Do.	140. <i>Agathidium</i>	Do.	Do.
Do.	Do.	141. <i>Agathidium</i>	Do.	Do.
Do.	Do.	142. <i>Agathidium</i>	Do.	Do.
Do.	Do.	143. <i>Agathidium</i>	Do.	Do.
Do.	Do.	144. <i>Agathidium</i>	Do.	Do.
Do.	Do.	145. <i>Agathidium</i>	Do.	Do.
Do.	Do.	146. <i>Agathidium</i>	Do.	Do.
Do.	Do.	147. <i>Agathidium</i>	Do.	Do.
Do.	Do.	148. <i>Agathidium</i>	Do.	Do.
Do.	Do.	149. <i>Agathidium</i>	Do.	Do.
Do.	Do.	150. <i>Agathidium</i>	Do.	Do.
Do.	Do.	151. <i>Agathidium</i>	Do.	Do.
Do.	Do.	152. <i>Agathidium</i>	Do.	Do.
Do.	Do.	153. <i>Agathidium</i>	Do.	Do.
Do.	Do.	154. <i>Agathidium</i>	Do.	Do.
Do.	Do.	155. <i>Agathidium</i>	Do.	Do.
Do.	Do.	156. <i>Agathidium</i>	Do.	Do.
Do.	Do.	157. <i>Agathidium</i>	Do.	Do.
Do.	Do.	158. <i>Agathidium</i>	Do.	Do.
Do.	Do.	159. <i>Agathidium</i>	Do.	Do.
Do.	Do.	160. <i>Agathidium</i>	Do.	Do.
Do.	Do.	161. <i>Agathidium</i>	Do.	Do.
Do.	Do.	162. <i>Agathidium</i>	Do.	Do.
Do.	Do.	163. <i>Agathidium</i>	Do.	Do.
Do.	Do.	164. <i>Agathidium</i>	Do.	Do.
Do.	Do.	165. <i>Agathidium</i>	Do.	Do.
Do.	Do.	166. <i>Agathidium</i>	Do.	Do.
Do.	Do.	167. <i>Agathidium</i>	Do.	Do.
Do.	Do.	168. <i>Agathidium</i>	Do.	Do.
Do.	Do.	169. <i>Agathidium</i>	Do.	Do.
Do.	Do.	170. <i>Agathidium</i>	Do.	Do.
Do.	Do.	171. <i>Agathidium</i>	Do.	Do.
Do.	Do.	172. <i>Agathidium</i>	Do.	Do.
Do.	Do.	173. <i>Agathidium</i>	Do.	Do.
Do.	Do.	174. <i>Agathidium</i>	Do.	Do.
Do.	Do.	175. <i>Agathidium</i>	Do.	Do.
Do.	Do.	176. <i>Agathidium</i>	Do.	Do.
Do.	Do.	177. <i>Agathidium</i>	Do.	Do.
Do.	Do.	178. <i>Agathidium</i>	Do.	Do.
Do.	Do.	179. <i>Agathidium</i>	Do.	Do.
Do.	Do.	180. <i>Agathidium</i>	Do.	Do.
Do.	Do.	181. <i>Agathidium</i>	Do.	Do.
Do.	Do.	182. <i>Agathidium</i>	Do.	Do.
Do.	Do.	183. <i>Agathidium</i>	Do.	Do.
Do.	Do.	184. <i>Agathidium</i>	Do.	Do.
Do.	Do.	185. <i>Agathidium</i>	Do.	Do.
Do.	Do.	186. <i>Agathidium</i>	Do.	Do.
Do.	Do.	187. <i>Agathidium</i>	Do.	Do.
Do.	Do.	188. <i>Agathidium</i>	Do.	Do.
Do.	Do.	189. <i>Agathidium</i>	Do.	Do.
Do.	Do.	190. <i>Agathidium</i>	Do.	Do.
Do.	Do.	191. <i>Agathidium</i>	Do.	Do.
Do.	Do.	192. <i>Agathidium</i>	Do.	Do.
Do.	Do.	193. <i>Agathidium</i>	Do.	Do.
Do.	Do.	194. <i>Agathidium</i>	Do.	Do.
Do.	Do.	195. <i>Agathidium</i>	Do.	Do.
Do.	Do.	196. <i>Agathidium</i>	Do.	Do.
Do.	Do.	197. <i>Agathidium</i>	Do.	Do.
Do.	Do.	198. <i>Agathidium</i>	Do.	Do.
Do.	Do.	199. <i>Agathidium</i>	Do.	Do.
Do.	Do.	200. <i>Agathidium</i>	Do.	Do.
Do.	Do.	201. <i>Agathidium</i>	Do.	Do.
Do.	Do.	202. <i>Agathidium</i>	Do.	Do.
Do.	Do.	203. <i>Agathidium</i>	Do.	Do.
Do.	Do.	204. <i>Agathidium</i>	Do.	Do.
Do.	Do.	205. <i>Agathidium</i>	Do.	Do.
Do.	Do.	206. <i>Agathidium</i>	Do.	Do.
Do.	Do.	207. <i>Agathidium</i>	Do.	Do.
Do.	Do.	208. <i>Agathidium</i>	Do.	Do.
Do.	Do.	209. <i>Agathidium</i>	Do.	Do.
Do.	Do.	210. <i>Agathidium</i>	Do.	Do.
Do.	Do.	211. <i>Agathidium</i>	Do.	Do.
Do.	Do.	212. <i>Agathidium</i>	Do.	Do.
Do.	Do.	213. <i>Agathidium</i>	Do.	Do.
Do.	Do.	214. <i>Agathidium</i>	Do.	Do.
Do.	Do.	215. <i>Agathidium</i>	Do.	Do.
Do.	Do.	216. <i>Agathidium</i>	Do.	Do.
Do.	Do.	217. <i>Agathidium</i>	Do.	Do.
Do.	Do.	218. <i>Agathidium</i>	Do.	Do.
Do.	Do.	219. <i>Agathidium</i>	Do.	Do.
Do.	Do.	220. <i>Agathidium</i>	Do.	Do.
Do.	Do.	221. <i>Agathidium</i>	Do.	Do.
Do.	Do.	222. <i>Agathidium</i>	Do.	Do.
Do.	Do.	223. <i>Agathidium</i>	Do.	Do.
Do.	Do.	224. <i>Agathidium</i>	Do.	Do.
Do.	Do.	225. <i>Agathidium</i>	Do.	Do.
Do.	Do.	226. <i>Agathidium</i>	Do.	Do.
Do.	Do.	227. <i>Agathidium</i>	Do.	Do.
Do.	Do.	228. <i>Agathidium</i>	Do.	Do.
Do.	Do.	229. <i>Agathidium</i>	Do.	Do.
Do.	Do.	230. <i>Agathidium</i>	Do.	Do.
Do.	Do.	231. <i>Agathidium</i>	Do.	Do.
Do.	Do.	232. <i>Agathidium</i>	Do.	Do.
Do.	Do.	233. <i>Agathidium</i>	Do.	Do.
Do.	Do.	234. <i>Agathidium</i>	Do.	Do.
Do.	Do.	235. <i>Agathidium</i>	Do.	Do.
Do.	Do.	236. <i>Agathidium</i>	Do.	Do.
Do.	Do.	237. <i>Agathidium</i>	Do.	Do.
Do.	Do.	238. <i>Agathidium</i>	Do.	Do.
Do.	Do.	239. <i>Agathidium</i>	Do.	Do.
Do.	Do.	240. <i>Agathidium</i>	Do.	Do.
Do.	Do.	241. <i>Agathidium</i>	Do.	Do.
Do.	Do.	242. <i>Agathidium</i>	Do.	Do.
Do.	Do.	243. <i>Agathidium</i>	Do.	Do.
Do.	Do.	244. <i>Agathidium</i>	Do.	Do.
Do.	Do.	245. <i>Agathidium</i>	Do.	Do.
Do.	Do.	246. <i>Agathidium</i>	Do.	Do.
Do.	Do.	247. <i>Agathidium</i>	Do.	Do.
Do.	Do.	248. <i>Agathidium</i>	Do.	Do.
Do.	Do.	249. <i>Agathidium</i>	Do.	Do.
Do.	Do.	250. <i>Agathidium</i>	Do.	Do.
Do.	Do.	251. <i>Agathidium</i>	Do.	Do.
Do.	Do.	252. <i>Agathidium</i>	Do.	Do.
Do.	Do.	253. <i>Agathidium</i>	Do.	Do.
Do.	Do.	254. <i>Agathidium</i>	Do.	Do.
Do.	Do.	255. <i>Agathidium</i>	Do.	Do.
Do.	Do.	256. <i>Agathidium</i>	Do.	Do.
Do.	Do.	257. <i>Agathidium</i>	Do.	Do.
Do.	Do.	258. <i>Agathidium</i>	Do.	Do.
Do.	Do.	259. <i>Agathidium</i>	Do.	Do.
Do.	Do.	260. <i>Agathidium</i>	Do.	Do.
Do.	Do.	261. <i>Agathidium</i>	Do.	Do.
Do.	Do.	262. <i>Agathidium</i>	Do.	Do.
Do.	Do.	263. <i>Agathidium</i>	Do.	Do.
Do.	Do.	264. <i>Agathidium</i>	Do.	Do.
Do.	Do.	265. <i>Agathidium</i>	Do.	Do.
Do.	Do.	266. <i>Agathidium</i>	Do.	Do.
Do.	Do.	267. <i>Agathidium</i>	Do.	Do.
Do.	Do.	268. <i>Agathidium</i>	Do.	Do.
Do.	Do.	269. <i>Agathidium</i>	Do.	Do.
Do.	Do.	270. <i>Agathidium</i>	Do.	Do.
Do.	Do.	271. <i>Agathidium</i>	Do.	Do.
Do.	Do.	272. <i>Agathidium</i>	Do.	Do.
Do.	Do.	273. <i>Agathidium</i>	Do.	Do.
Do.	Do.	274. <i>Agathidium</i>	Do.	Do.
Do.	Do.</			

Village in which it is situated	Police station to which it is attached	Name of village.		Quota in which transfer made.	Police station to which transfer made.
		1	2		
Kalshamdi	Phalgurpur	1. Kalshamdi	3	Thakurpuri	Kalshamdi
Do	Do	2. Kalshamdi	4	Do	Do
Do	Do	3. Kalshamdi	5	Do	Do
Do	Do	4. Kalshamdi	6	Do	Do
Do	Do	5. Kalshamdi	7	Do	Do
Do	Do	6. Kalshamdi	8	Do	Do
Do	Do	7. Kalshamdi	9	Do	Do
Do	Do	8. Kalshamdi	10	Do	Do
Do	Do	9. Kalshamdi	11	Do	Do
Do	Do	10. Kalshamdi	12	Do	Do
Do	Do	11. Kalshamdi	13	Do	Do
Do	Do	12. Kalshamdi	14	Do	Do
Do	Do	13. Kalshamdi	15	Do	Do
Do	Do	14. Kalshamdi	16	Do	Do
Do	Do	15. Kalshamdi	17	Do	Do
Do	Do	16. Kalshamdi	18	Do	Do
Do	Do	17. Kalshamdi	19	Do	Do
Do	Do	18. Kalshamdi	20	Do	Do
Do	Do	19. Kalshamdi	21	Do	Do
Do	Do	20. Kalshamdi	22	Do	Do
Do	Do	21. Kalshamdi	23	Do	Do
Do	Do	22. Kalshamdi	24	Do	Do
Do	Do	23. Kalshamdi	25	Do	Do
Do	Do	24. Kalshamdi	26	Do	Do
Do	Do	25. Kalshamdi	27	Do	Do
Do	Do	26. Kalshamdi	28	Do	Do
Do	Do	27. Kalshamdi	29	Do	Do
Do	Do	28. Kalshamdi	30	Do	Do
Do	Do	29. Kalshamdi	31	Do	Do
Do	Do	30. Kalshamdi	32	Do	Do
Do	Do	31. Kalshamdi	33	Do	Do
Do	Do	32. Kalshamdi	34	Do	Do
Do	Do	33. Kalshamdi	35	Do	Do
Do	Do	34. Kalshamdi	36	Do	Do
Do	Do	35. Kalshamdi	37	Do	Do
Do	Do	36. Kalshamdi	38	Do	Do
Do	Do	37. Kalshamdi	39	Do	Do
Do	Do	38. Kalshamdi	40	Do	Do
Do	Do	39. Kalshamdi	41	Do	Do
Do	Do	40. Kalshamdi	42	Do	Do
Do	Do	41. Kalshamdi	43	Do	Do
Do	Do	42. Kalshamdi	44	Do	Do
Do	Do	43. Kalshamdi	45	Do	Do
Do	Do	44. Kalshamdi	46	Do	Do
Do	Do	45. Kalshamdi	47	Do	Do
Do	Do	46. Kalshamdi	48	Do	Do
Do	Do	47. Kalshamdi	49	Do	Do
Do	Do	48. Kalshamdi	50	Do	Do
Do	Do	49. Kalshamdi	51	Do	Do
Do	Do	50. Kalshamdi	52	Do	Do
Do	Do	51. Kalshamdi	53	Do	Do
Do	Do	52. Kalshamdi	54	Do	Do
Do	Do	53. Kalshamdi	55	Do	Do
Do	Do	54. Kalshamdi	56	Do	Do
Do	Do	55. Kalshamdi	57	Do	Do
Do	Do	56. Kalshamdi	58	Do	Do
Do	Do	57. Kalshamdi	59	Do	Do
Do	Do	58. Kalshamdi	60	Do	Do
Do	Do	59. Kalshamdi	61	Do	Do
Do	Do	60. Kalshamdi	62	Do	Do
Do	Do	61. Kalshamdi	63	Do	Do
Do	Do	62. Kalshamdi	64	Do	Do
Do	Do	63. Kalshamdi	65	Do	Do
Do	Do	64. Kalshamdi	66	Do	Do
Do	Do	65. Kalshamdi	67	Do	Do
Do	Do	66. Kalshamdi	68	Do	Do
Do	Do	67. Kalshamdi	69	Do	Do
Do	Do	68. Kalshamdi	70	Do	Do
Do	Do	69. Kalshamdi	71	Do	Do
Do	Do	70. Kalshamdi	72	Do	Do
Do	Do	71. Kalshamdi	73	Do	Do
Do	Do	72. Kalshamdi	74	Do	Do
Do	Do	73. Kalshamdi	75	Do	Do
Do	Do	74. Kalshamdi	76	Do	Do
Do	Do	75. Kalshamdi	77	Do	Do
Do	Do	76. Kalshamdi	78	Do	Do
Do	Do	77. Kalshamdi	79	Do	Do
Do	Do	78. Kalshamdi	80	Do	Do
Do	Do	79. Kalshamdi	81	Do	Do
Do	Do	80. Kalshamdi	82	Do	Do
Do	Do	81. Kalshamdi	83	Do	Do
Do	Do	82. Kalshamdi	84	Do	Do
Do	Do	83. Kalshamdi	85	Do	Do
Do	Do	84. Kalshamdi	86	Do	Do
Do	Do	85. Kalshamdi	87	Do	Do
Do	Do	86. Kalshamdi	88	Do	Do
Do	Do	87. Kalshamdi	89	Do	Do
Do	Do	88. Kalshamdi	90	Do	Do
Do	Do	89. Kalshamdi	91	Do	Do
Do	Do	90. Kalshamdi	92	Do	Do
Do	Do	91. Kalshamdi	93	Do	Do
Do	Do	92. Kalshamdi	94	Do	Do
Do	Do	93. Kalshamdi	95	Do	Do
Do	Do	94. Kalshamdi	96	Do	Do
Do	Do	95. Kalshamdi	97	Do	Do
Do	Do	96. Kalshamdi	98	Do	Do
Do	Do	97. Kalshamdi	99	Do	Do
Do	Do	98. Kalshamdi	100	Do	Do
Do	Do	99. Kalshamdi	101	Do	Do
Do	Do	100. Kalshamdi	102	Do	Do
Do	Do	101. Kalshamdi	103	Do	Do
Do	Do	102. Kalshamdi	104	Do	Do
Do	Do	103. Kalshamdi	105	Do	Do
Do	Do	104. Kalshamdi	106	Do	Do
Do	Do	105. Kalshamdi	107	Do	Do
Do	Do	106. Kalshamdi	108	Do	Do
Do	Do	107. Kalshamdi	109	Do	Do
Do	Do	108. Kalshamdi	110	Do	Do
Do	Do	109. Kalshamdi	111	Do	Do
Do	Do	110. Kalshamdi	112	Do	Do
Do	Do	111. Kalshamdi	113	Do	Do
Do	Do	112. Kalshamdi	114	Do	Do
Do	Do	113. Kalshamdi	115	Do	Do
Do	Do	114. Kalshamdi	116	Do	Do
Do	Do	115. Kalshamdi	117	Do	Do
Do	Do	116. Kalshamdi	118	Do	Do
Do	Do	117. Kalshamdi	119	Do	Do
Do	Do	118. Kalshamdi	120	Do	Do
Do	Do	119. Kalshamdi	121	Do	Do
Do	Do	120. Kalshamdi	122	Do	Do
Do	Do	121. Kalshamdi	123	Do	Do
Do	Do	122. Kalshamdi	124	Do	Do
Do	Do	123. Kalshamdi	125	Do	Do
Do	Do	124. Kalshamdi	126	Do	Do
Do	Do	125. Kalshamdi	127	Do	Do
Do	Do	126. Kalshamdi	128	Do	Do
Do	Do	127. Kalshamdi	129	Do	Do
Do	Do	128. Kalshamdi	130	Do	Do
Do	Do	129. Kalshamdi	131	Do	Do
Do	Do	130. Kalshamdi	132	Do	Do
Do	Do	131. Kalshamdi	133	Do	Do
Do	Do	132. Kalshamdi	134	Do	Do
Do	Do	133. Kalshamdi	135	Do	Do
Do	Do	134. Kalshamdi	136	Do	Do
Do	Do	135. Kalshamdi	137	Do	Do
Do	Do	136. Kalshamdi	138	Do	Do
Do	Do	137. Kalshamdi	139	Do	Do
Do	Do	138. Kalshamdi	140	Do	Do
Do	Do	139. Kalshamdi	141	Do	Do
Do	Do	140. Kalshamdi	142	Do	Do
Do	Do	141. Kalshamdi	143	Do	Do
Do	Do	142. Kalshamdi	144	Do	Do
Do	Do	143. Kalshamdi	145	Do	Do
Do	Do	144. Kalshamdi	146	Do	Do
Do	Do	145. Kalshamdi	147	Do	Do
Do	Do	146. Kalshamdi	148	Do	Do
Do	Do	147. Kalshamdi	149	Do	Do
Do	Do	148. Kalshamdi	150	Do	Do
Do	Do	149. Kalshamdi	151	Do	Do
Do	Do	150. Kalshamdi	152	Do	Do
Do	Do	151. Kalshamdi	153	Do	Do
Do	Do	152. Kalshamdi	154	Do	Do
Do	Do	153. Kalshamdi	155	Do	Do
Do	Do	154. Kalshamdi	156	Do	Do
Do	Do	155. Kalshamdi	157	Do	Do
Do	Do	156. Kalshamdi	158	Do	Do
Do	Do	157. Kalshamdi	159	Do	Do
Do	Do	158. Kalshamdi	160	Do	Do
Do	Do	159. Kalshamdi	161	Do	Do
Do	Do	160. Kalshamdi	162	Do	Do
Do	Do	161. Kalshamdi	163	Do	Do
Do	Do	162. Kalshamdi	164	Do	Do
Do	Do	163. Kalshamdi	165	Do	Do
Do	Do	164. Kalshamdi	166	Do	Do
Do	Do	165. Kalshamdi	167	Do	Do
Do	Do	166. Kalshamdi	168	Do	Do
Do	Do	167. Kalshamdi	169	Do	Do
Do	Do	168. Kalshamdi	170	Do	Do
Do	Do	169. Kalshamdi	171	Do	Do
Do	Do	170. Kalshamdi	172	Do	Do
Do	Do	171. Kalshamdi	173	Do	Do
Do	Do	172. Kalshamdi	174	Do	Do
Do	Do	173. Kalshamdi	175	Do	Do
Do	Do	174. Kalshamdi	176	Do	Do
Do	Do	175. Kalshamdi	177	Do	Do
Do	Do	176. Kalshamdi	178	Do	Do
Do	Do	177. Kalshamdi	179	Do	Do
Do	Do	178. Kalshamdi	180	Do	Do
Do	Do	179. Kalshamdi	181	Do	Do
Do	Do	180. Kalshamdi	182	Do	Do
Do	Do	181. Kalshamdi	183	Do	Do
Do	Do	182. Kalshamdi	184	Do	Do
Do	Do	183. Kalshamdi	185	Do	Do
Do	Do	184. Kalshamdi	186	Do	Do
Do	Do	185. Kalshamdi	187	Do	Do
Do	Do	186. Kalshamdi	188	Do	Do
Do	Do	187. Kalshamdi	189	Do	Do
Do	Do	188. Kalshamdi	190	Do	Do
Do	Do	189. Kalshamdi	191	Do	Do
Do	Do	190. Kalshamdi	192	Do	Do
Do	Do	191. Kalshamdi	193	Do	Do
Do	Do	192. Kalshamdi	194	Do	Do
Do	Do	193. Kalshamdi	195	Do	Do
Do	Do	194. Kalshamdi	196	Do	Do
Do	Do	195. Kalshamdi	197	Do	Do
Do	Do	196. Kalshamdi	198	Do	Do
Do	Do	197. Kalshamdi	199	Do	Do
Do	Do	198. Kalshamdi	200	Do	Do
Do	Do	199. Kalshamdi	201	Do	Do
Do	Do	200. Kalshamdi	202	Do	Do
Do	Do	201. Kalshamdi	203	Do	Do
Do	Do	202. Kalshamdi	204	Do	Do
Do	Do	203. Kalshamdi	205	Do	Do
Do	Do	204. Kalshamdi	206	Do	Do
Do	Do	205. Kalshamdi	207	Do	Do
Do	Do	206. Kalshamdi	208	Do	Do
Do	Do	207. Kalshamdi	209	Do	Do
Do	Do	208. Kalshamdi	210	Do	Do
Do	Do	209. Kalshamdi	211	Do	Do
Do	Do	210. Kalshamdi	212	Do	Do
Do	Do	211. Kalshamdi	213	Do	Do
Do	Do	212. Kalshamdi	214	Do	Do
Do	Do	213. Kalshamdi	215	Do	Do
Do	Do	214. Kalshamdi	216	Do	Do
Do	Do	215. Kalshamdi	217	Do	Do
Do	Do	216. Kalshamdi	218	Do	Do
Do	Do	217. Kalshamdi	219	Do	Do
Do	Do	218. Kalshamdi	220	Do	Do
Do	Do	219. Kalshamdi	221	Do	Do
Do	Do	220. Kalshamdi	222	Do	Do
Do	Do	221. Kalshamdi	223	Do	Do
Do	Do	222. Kalshamdi	224	Do	Do
Do	Do	223. Kalshamdi	225	Do	Do
Do	Do	224. Kalshamdi	226	Do	Do
Do	Do	225. Kalshamdi	227	Do	Do
Do	Do	226. Kalshamdi	228	Do	Do
Do	Do	227. Kalshamdi	229	Do	Do
Do	Do	228. Kalshamdi	230	Do	Do
Do	Do	229. Kalshamdi	231	Do	Do
Do	Do	230. Kalshamdi	232	Do	Do
Do	Do	231. Kalshamdi	233	Do	Do
Do	Do	232. Kalshamdi	234	Do	Do
Do	Do	233. Kalshamdi	235	Do	Do
Do	Do	234. Kalshamdi	236	Do	Do
Do	Do	235. Kalshamdi	237	Do	Do
Do	Do	236. Kalshamdi	238	Do	Do
Do	Do	237. Kalshamdi	239	Do	Do
Do	Do	238. Kalshamdi	240	Do	Do
Do	Do	239. Kalshamdi	241	Do	Do
Do	Do	240. Kalshamdi	242	Do	Do
Do	Do	241. Kalshamdi	243	Do	Do
Do	Do	242. Kalshamdi	244	Do	Do
Do	Do	243. Kalshamdi	245	Do	Do
Do	Do	244. Kalshamdi	246	Do	Do
Do	Do	245. Kalshamdi	247	Do	Do
Do	Do	246. Kalshamdi	248	Do	Do
Do	Do	247. Kalshamdi	249	Do	Do
Do	Do	248. Kalshamdi	250	Do	Do
Do	Do	249. Kalshamdi	251	Do	Do
Do	Do	250. Kalshamdi	252	Do	Do
Do	Do	251. Kalshamdi	253	Do	Do
Do	Do	252. Kalshamdi	254	Do	Do
Do	Do	253. Kalshamdi	255	Do	Do
Do	Do	254. Kalshamdi	256	Do	Do
Do	Do	255. Kalshamdi	257	Do	Do

Division in which it is placed indicated.	Police station to which it is placed indicated.	Name of village.	Class in which it is placed.	Police station to which it is placed indicated.
1	2	3	4	5
Gilguy	Falam	12. Garam	Unincorporated	Gilguy
Do	Do	13. Garam	Do	Do
Do	Do	14. Garam	Do	Do
Do	Do	15. Garam	Do	Do
Do	Do	16. Garam	Do	Do
Do	Do	17. Garam	Do	Do
Do	Do	18. Garam	Do	Do
Do	Do	19. Garam	Do	Do
Do	Do	20. Garam	Do	Do
Do	Do	21. Garam	Do	Do
Do	Do	22. Garam	Do	Do
Do	Do	23. Garam	Do	Do
Do	Do	24. Garam	Do	Do
Do	Do	25. Garam	Do	Do
Do	Do	26. Garam	Do	Do
Do	Do	27. Garam	Do	Do
Do	Do	28. Garam	Do	Do
Do	Do	29. Garam	Do	Do
Do	Do	30. Garam	Do	Do
Do	Do	31. Garam	Do	Do
Do	Do	32. Garam	Do	Do
Do	Do	33. Garam	Do	Do
Do	Do	34. Garam	Do	Do
Do	Do	35. Garam	Do	Do
Do	Do	36. Garam	Do	Do
Do	Do	37. Garam	Do	Do
Do	Do	38. Garam	Do	Do
Do	Do	39. Garam	Do	Do
Do	Do	40. Garam	Do	Do
Do	Do	41. Garam	Do	Do
Do	Do	42. Garam	Do	Do
Do	Do	43. Garam	Do	Do
Do	Do	44. Garam	Do	Do
Do	Do	45. Garam	Do	Do
Do	Do	46. Garam	Do	Do
Do	Do	47. Garam	Do	Do
Do	Do	48. Garam	Do	Do
Do	Do	49. Garam	Do	Do
Do	Do	50. Garam	Do	Do
Do	Do	51. Garam	Do	Do
Do	Do	52. Garam	Do	Do
Do	Do	53. Garam	Do	Do
Do	Do	54. Garam	Do	Do
Do	Do	55. Garam	Do	Do
Do	Do	56. Garam	Do	Do
Do	Do	57. Garam	Do	Do
Do	Do	58. Garam	Do	Do
Do	Do	59. Garam	Do	Do
Do	Do	60. Garam	Do	Do
Do	Do	61. Garam	Do	Do
Do	Do	62. Garam	Do	Do
Do	Do	63. Garam	Do	Do
Do	Do	64. Garam	Do	Do
Do	Do	65. Garam	Do	Do
Do	Do	66. Garam	Do	Do
Do	Do	67. Garam	Do	Do
Do	Do	68. Garam	Do	Do
Do	Do	69. Garam	Do	Do
Do	Do	70. Garam	Do	Do
Do	Do	71. Garam	Do	Do
Do	Do	72. Garam	Do	Do
Do	Do	73. Garam	Do	Do
Do	Do	74. Garam	Do	Do
Do	Do	75. Garam	Do	Do
Do	Do	76. Garam	Do	Do
Do	Do	77. Garam	Do	Do
Do	Do	78. Garam	Do	Do
Do	Do	79. Garam	Do	Do
Do	Do	80. Garam	Do	Do
Do	Do	81. Garam	Do	Do
Do	Do	82. Garam	Do	Do
Do	Do	83. Garam	Do	Do
Do	Do	84. Garam	Do	Do
Do	Do	85. Garam	Do	Do
Do	Do	86. Garam	Do	Do
Do	Do	87. Garam	Do	Do
Do	Do	88. Garam	Do	Do
Do	Do	89. Garam	Do	Do
Do	Do	90. Garam	Do	Do
Do	Do	91. Garam	Do	Do
Do	Do	92. Garam	Do	Do
Do	Do	93. Garam	Do	Do
Do	Do	94. Garam	Do	Do
Do	Do	95. Garam	Do	Do
Do	Do	96. Garam	Do	Do
Do	Do	97. Garam	Do	Do
Do	Do	98. Garam	Do	Do
Do	Do	99. Garam	Do	Do
Do	Do	100. Garam	Do	Do

Division in which as present collected.	Polymorphic to which at present collected.	Number of collections.	Circle in which as present collected.	Polymorphic to which at present collected.
1	2	3	4	5
Thymus	Oregan	1. <i>Thymus</i>	Thymus	Thymus
Do.	Do.	2. <i>Thymus</i>	Do.	Do.
Do.	Do.	3. <i>Thymus</i>	Do.	Do.
Do.	Do.	4. <i>Thymus</i>	Do.	Do.
Do.	Do.	5. <i>Thymus</i>	Do.	Do.
Do.	Do.	6. <i>Thymus</i>	Do.	Do.
Do.	Do.	7. <i>Thymus</i>	Do.	Do.
Do.	Do.	8. <i>Thymus</i>	Do.	Do.
Do.	Do.	9. <i>Thymus</i>	Do.	Do.
Do.	Do.	10. <i>Thymus</i>	Do.	Do.
Do.	Do.	11. <i>Thymus</i>	Do.	Do.
Do.	Do.	12. <i>Thymus</i>	Do.	Do.
Do.	Do.	13. <i>Thymus</i>	Do.	Do.
Do.	Do.	14. <i>Thymus</i>	Do.	Do.
Do.	Do.	15. <i>Thymus</i>	Do.	Do.
Do.	Do.	16. <i>Thymus</i>	Do.	Do.
Do.	Do.	17. <i>Thymus</i>	Do.	Do.
Do.	Do.	18. <i>Thymus</i>	Do.	Do.
Do.	Do.	19. <i>Thymus</i>	Do.	Do.
Do.	Do.	20. <i>Thymus</i>	Do.	Do.
Do.	Do.	21. <i>Thymus</i>	Do.	Do.
Do.	Do.	22. <i>Thymus</i>	Do.	Do.
Do.	Do.	23. <i>Thymus</i>	Do.	Do.
Do.	Do.	24. <i>Thymus</i>	Do.	Do.
Do.	Do.	25. <i>Thymus</i>	Do.	Do.
Do.	Do.	26. <i>Thymus</i>	Do.	Do.
Do.	Do.	27. <i>Thymus</i>	Do.	Do.
Do.	Do.	28. <i>Thymus</i>	Do.	Do.
Do.	Do.	29. <i>Thymus</i>	Do.	Do.
Do.	Do.	30. <i>Thymus</i>	Do.	Do.
Do.	Do.	31. <i>Thymus</i>	Do.	Do.
Do.	Do.	32. <i>Thymus</i>	Do.	Do.
Do.	Do.	33. <i>Thymus</i>	Do.	Do.
Do.	Do.	34. <i>Thymus</i>	Do.	Do.
Do.	Do.	35. <i>Thymus</i>	Do.	Do.
Do.	Do.	36. <i>Thymus</i>	Do.	Do.
Do.	Do.	37. <i>Thymus</i>	Do.	Do.
Do.	Do.	38. <i>Thymus</i>	Do.	Do.
Do.	Do.	39. <i>Thymus</i>	Do.	Do.
Do.	Do.	40. <i>Thymus</i>	Do.	Do.
Do.	Do.	41. <i>Thymus</i>	Do.	Do.
Do.	Do.	42. <i>Thymus</i>	Do.	Do.
Do.	Do.	43. <i>Thymus</i>	Do.	Do.
Do.	Do.	44. <i>Thymus</i>	Do.	Do.
Do.	Do.	45. <i>Thymus</i>	Do.	Do.
Do.	Do.	46. <i>Thymus</i>	Do.	Do.
Do.	Do.	47. <i>Thymus</i>	Do.	Do.
Do.	Do.	48. <i>Thymus</i>	Do.	Do.
Do.	Do.	49. <i>Thymus</i>	Do.	Do.
Do.	Do.	50. <i>Thymus</i>	Do.	Do.
Do.	Do.	51. <i>Thymus</i>	Do.	Do.
Do.	Do.	52. <i>Thymus</i>	Do.	Do.
Do.	Do.	53. <i>Thymus</i>	Do.	Do.
Do.	Do.	54. <i>Thymus</i>	Do.	Do.
Do.	Do.	55. <i>Thymus</i>	Do.	Do.
Do.	Do.	56. <i>Thymus</i>	Do.	Do.
Do.	Do.	57. <i>Thymus</i>	Do.	Do.
Do.	Do.	58. <i>Thymus</i>	Do.	Do.
Do.	Do.	59. <i>Thymus</i>	Do.	Do.
Do.	Do.	60. <i>Thymus</i>	Do.	Do.
Do.	Do.	61. <i>Thymus</i>	Do.	Do.
Do.	Do.	62. <i>Thymus</i>	Do.	Do.
Do.	Do.	63. <i>Thymus</i>	Do.	Do.
Do.	Do.	64. <i>Thymus</i>	Do.	Do.
Do.	Do.	65. <i>Thymus</i>	Do.	Do.
Do.	Do.	66. <i>Thymus</i>	Do.	Do.
Do.	Do.	67. <i>Thymus</i>	Do.	Do.
Do.	Do.	68. <i>Thymus</i>	Do.	Do.
Do.	Do.	69. <i>Thymus</i>	Do.	Do.
Do.	Do.	70. <i>Thymus</i>	Do.	Do.
Do.	Do.	71. <i>Thymus</i>	Do.	Do.
Do.	Do.	72. <i>Thymus</i>	Do.	Do.
Do.	Do.	73. <i>Thymus</i>	Do.	Do.
Do.	Do.	74. <i>Thymus</i>	Do.	Do.
Do.	Do.	75. <i>Thymus</i>	Do.	Do.
Do.	Do.	76. <i>Thymus</i>	Do.	Do.
Do.	Do.	77. <i>Thymus</i>	Do.	Do.
Do.	Do.	78. <i>Thymus</i>	Do.	Do.
Do.	Do.	79. <i>Thymus</i>	Do.	Do.

Division in which the police is attached.	Police station to which it is attached.	Name of village.	Division in which the police is attached.	Police station to which the police is attached.
1	2	3	4	5
Yamou	Waggoner's point	13. Kowichikowichipom	Tindeman	Morkman.
Do	Do	14. Kowichikowichipom	Do	Do
Do	Do	15. Kowichikowichipom	Do	Do
Do	Do	16. Kowichikowichipom	Do	Do
Do	Do	17. Kowichikowichipom	Do	Do
Do	Do	18. Kowichikowichipom	Do	Do
Do	Do	19. Kowichikowichipom	Do	Do
Do	Do	20. Kowichikowichipom	Do	Do
Do	Do	21. Kowichikowichipom	Do	Do
Do	Do	22. Kowichikowichipom	Do	Do
Do	Do	23. Kowichikowichipom	Do	Do
Do	Do	24. Kowichikowichipom	Do	Do
Do	Do	25. Kowichikowichipom	Do	Do
Do	Do	26. Kowichikowichipom	Do	Do
Do	Do	27. Kowichikowichipom	Do	Do
Do	Do	28. Kowichikowichipom	Do	Do
Do	Do	29. Kowichikowichipom	Do	Do
Do	Do	30. Kowichikowichipom	Do	Do
Do	Do	31. Kowichikowichipom	Do	Do
Do	Do	32. Kowichikowichipom	Do	Do
Do	Do	33. Kowichikowichipom	Do	Do
Do	Do	34. Kowichikowichipom	Do	Do
Do	Do	35. Kowichikowichipom	Do	Do
Do	Do	36. Kowichikowichipom	Do	Do
Do	Do	37. Kowichikowichipom	Do	Do
Do	Do	38. Kowichikowichipom	Do	Do
Do	Do	39. Kowichikowichipom	Do	Do
Do	Do	40. Kowichikowichipom	Do	Do
Do	Do	41. Kowichikowichipom	Do	Do
Do	Do	42. Kowichikowichipom	Do	Do
Do	Do	43. Kowichikowichipom	Do	Do
Do	Do	44. Kowichikowichipom	Do	Do
Do	Do	45. Kowichikowichipom	Do	Do
Do	Do	46. Kowichikowichipom	Do	Do
Do	Do	47. Kowichikowichipom	Do	Do
Do	Do	48. Kowichikowichipom	Do	Do
Do	Do	49. Kowichikowichipom	Do	Do
Do	Do	50. Kowichikowichipom	Do	Do
Do	Do	51. Kowichikowichipom	Do	Do
Do	Do	52. Kowichikowichipom	Do	Do
Do	Do	53. Kowichikowichipom	Do	Do
Do	Do	54. Kowichikowichipom	Do	Do
Do	Do	55. Kowichikowichipom	Do	Do
Do	Do	56. Kowichikowichipom	Do	Do
Do	Do	57. Kowichikowichipom	Do	Do
Do	Do	58. Kowichikowichipom	Do	Do
Do	Do	59. Kowichikowichipom	Do	Do
Do	Do	60. Kowichikowichipom	Do	Do
Do	Do	61. Kowichikowichipom	Do	Do
Do	Do	62. Kowichikowichipom	Do	Do
Do	Do	63. Kowichikowichipom	Do	Do
Do	Do	64. Kowichikowichipom	Do	Do
Do	Do	65. Kowichikowichipom	Do	Do
Do	Do	66. Kowichikowichipom	Do	Do
Do	Do	67. Kowichikowichipom	Do	Do
Do	Do	68. Kowichikowichipom	Do	Do
Do	Do	69. Kowichikowichipom	Do	Do
Do	Do	70. Kowichikowichipom	Do	Do
Do	Do	71. Kowichikowichipom	Do	Do
Do	Do	72. Kowichikowichipom	Do	Do
Do	Do	73. Kowichikowichipom	Do	Do
Do	Do	74. Kowichikowichipom	Do	Do
Do	Do	75. Kowichikowichipom	Do	Do
Do	Do	76. Kowichikowichipom	Do	Do
Do	Do	77. Kowichikowichipom	Do	Do
Do	Do	78. Kowichikowichipom	Do	Do
Do	Do	79. Kowichikowichipom	Do	Do
Do	Do	80. Kowichikowichipom	Do	Do
Do	Do	81. Kowichikowichipom	Do	Do
Do	Do	82. Kowichikowichipom	Do	Do
Do	Do	83. Kowichikowichipom	Do	Do
Do	Do	84. Kowichikowichipom	Do	Do
Do	Do	85. Kowichikowichipom	Do	Do
Do	Do	86. Kowichikowichipom	Do	Do
Do	Do	87. Kowichikowichipom	Do	Do
Do	Do	88. Kowichikowichipom	Do	Do
Do	Do	89. Kowichikowichipom	Do	Do
Do	Do	90. Kowichikowichipom	Do	Do
Do	Do	91. Kowichikowichipom	Do	Do
Do	Do	92. Kowichikowichipom	Do	Do
Do	Do	93. Kowichikowichipom	Do	Do
Do	Do	94. Kowichikowichipom	Do	Do
Do	Do	95. Kowichikowichipom	Do	Do
Do	Do	96. Kowichikowichipom	Do	Do
Do	Do	97. Kowichikowichipom	Do	Do
Do	Do	98. Kowichikowichipom	Do	Do
Do	Do	99. Kowichikowichipom	Do	Do
Do	Do	100. Kowichikowichipom	Do	Do

Species to which it is joined	Principles to which it is joined	Name of village	Station to which it is joined	Principles to which it is joined
1	2	3	4	5
Frithchakian	Frithchakian	14. Frithchakian	Frithchakian	Frithchakian
Do	Do	15. Frithchakian	Do	Do
Do	Do	16. Frithchakian	Do	Do
Do	Do	17. Frithchakian	Do	Do
Do	Do	18. Frithchakian	Do	Do
Do	Do	19. Frithchakian	Do	Do
Do	Do	20. Frithchakian	Do	Do
Do	Do	21. Frithchakian	Do	Do
Do	Do	22. Frithchakian	Do	Do
Do	Do	23. Frithchakian	Do	Do
Do	Do	24. Frithchakian	Do	Do
Do	Do	25. Frithchakian	Do	Do
Do	Do	26. Frithchakian	Do	Do
Do	Do	27. Frithchakian	Do	Do
Do	Do	28. Frithchakian	Do	Do
Do	Do	29. Frithchakian	Do	Do
Do	Do	30. Frithchakian	Do	Do
Do	Do	31. Frithchakian	Do	Do
Do	Do	32. Frithchakian	Do	Do
Do	Do	33. Frithchakian	Do	Do
Do	Do	34. Frithchakian	Do	Do
Do	Do	35. Frithchakian	Do	Do
Do	Do	36. Frithchakian	Do	Do
Do	Do	37. Frithchakian	Do	Do
Do	Do	38. Frithchakian	Do	Do
Do	Do	39. Frithchakian	Do	Do
Do	Do	40. Frithchakian	Do	Do
Do	Do	41. Frithchakian	Do	Do
Do	Do	42. Frithchakian	Do	Do
Do	Do	43. Frithchakian	Do	Do
Do	Do	44. Frithchakian	Do	Do
Do	Do	45. Frithchakian	Do	Do
Do	Do	46. Frithchakian	Do	Do
Do	Do	47. Frithchakian	Do	Do
Do	Do	48. Frithchakian	Do	Do
Do	Do	49. Frithchakian	Do	Do
Do	Do	50. Frithchakian	Do	Do
Do	Do	51. Frithchakian	Do	Do
Do	Do	52. Frithchakian	Do	Do
Do	Do	53. Frithchakian	Do	Do
Do	Do	54. Frithchakian	Do	Do
Do	Do	55. Frithchakian	Do	Do
Do	Do	56. Frithchakian	Do	Do
Do	Do	57. Frithchakian	Do	Do
Do	Do	58. Frithchakian	Do	Do
Do	Do	59. Frithchakian	Do	Do
Do	Do	60. Frithchakian	Do	Do
Do	Do	61. Frithchakian	Do	Do
Do	Do	62. Frithchakian	Do	Do
Do	Do	63. Frithchakian	Do	Do
Do	Do	64. Frithchakian	Do	Do
Do	Do	65. Frithchakian	Do	Do
Do	Do	66. Frithchakian	Do	Do
Do	Do	67. Frithchakian	Do	Do
Do	Do	68. Frithchakian	Do	Do
Do	Do	69. Frithchakian	Do	Do
Do	Do	70. Frithchakian	Do	Do
Do	Do	71. Frithchakian	Do	Do
Do	Do	72. Frithchakian	Do	Do
Do	Do	73. Frithchakian	Do	Do
Do	Do	74. Frithchakian	Do	Do
Do	Do	75. Frithchakian	Do	Do
Do	Do	76. Frithchakian	Do	Do
Do	Do	77. Frithchakian	Do	Do
Do	Do	78. Frithchakian	Do	Do
Do	Do	79. Frithchakian	Do	Do
Do	Do	80. Frithchakian	Do	Do
Do	Do	81. Frithchakian	Do	Do
Do	Do	82. Frithchakian	Do	Do
Do	Do	83. Frithchakian	Do	Do
Do	Do	84. Frithchakian	Do	Do
Do	Do	85. Frithchakian	Do	Do
Do	Do	86. Frithchakian	Do	Do
Do	Do	87. Frithchakian	Do	Do
Do	Do	88. Frithchakian	Do	Do
Do	Do	89. Frithchakian	Do	Do
Do	Do	90. Frithchakian	Do	Do
Do	Do	91. Frithchakian	Do	Do
Do	Do	92. Frithchakian	Do	Do
Do	Do	93. Frithchakian	Do	Do
Do	Do	94. Frithchakian	Do	Do
Do	Do	95. Frithchakian	Do	Do
Do	Do	96. Frithchakian	Do	Do
Do	Do	97. Frithchakian	Do	Do
Do	Do	98. Frithchakian	Do	Do
Do	Do	99. Frithchakian	Do	Do
Do	Do	100. Frithchakian	Do	Do

Species in which as parent detected.	Polio-station in which as parent detected.	Name of Offspring.	Class in which parent detected.	Polio-station in which parent detected.
1	2	3	4	5
Trichoglyph	Trichoglyph	34. Trichoglyph	Trichoglyph	Trichoglyph
Do.	Do.	35. Trichoglyph	Do.	Do.
Do.	Do.	36. Trichoglyph	Do.	Do.
Do.	Do.	37. Trichoglyph	Do.	Do.
Trichoglyph	Trichoglyph	38. Trichoglyph	Trichoglyph	Trichoglyph
Do.	Do.	39. Trichoglyph	Do.	Do.
Do.	Do.	40. Trichoglyph	Do.	Do.
Do.	Do.	41. Trichoglyph	Do.	Do.
Do.	Do.	42. Trichoglyph	Do.	Do.
Do.	Do.	43. Trichoglyph	Do.	Do.
Do.	Do.	44. Trichoglyph	Do.	Do.
Do.	Do.	45. Trichoglyph	Do.	Do.
Do.	Do.	46. Trichoglyph	Do.	Do.
Do.	Do.	47. Trichoglyph	Do.	Do.
Do.	Do.	48. Trichoglyph	Do.	Do.
Do.	Do.	49. Trichoglyph	Do.	Do.
Do.	Do.	50. Trichoglyph	Do.	Do.
Do.	Do.	51. Trichoglyph	Do.	Do.
Do.	Do.	52. Trichoglyph	Do.	Do.
Do.	Do.	53. Trichoglyph	Do.	Do.
Do.	Do.	54. Trichoglyph	Do.	Do.
Do.	Do.	55. Trichoglyph	Do.	Do.
Do.	Do.	56. Trichoglyph	Do.	Do.
Do.	Do.	57. Trichoglyph	Do.	Do.
Do.	Do.	58. Trichoglyph	Do.	Do.
Do.	Do.	59. Trichoglyph	Do.	Do.
Do.	Do.	60. Trichoglyph	Do.	Do.
Do.	Do.	61. Trichoglyph	Do.	Do.
Do.	Do.	62. Trichoglyph	Do.	Do.
Do.	Do.	63. Trichoglyph	Do.	Do.
Do.	Do.	64. Trichoglyph	Do.	Do.
Do.	Do.	65. Trichoglyph	Do.	Do.
Do.	Do.	66. Trichoglyph	Do.	Do.
Do.	Do.	67. Trichoglyph	Do.	Do.
Do.	Do.	68. Trichoglyph	Do.	Do.
Do.	Do.	69. Trichoglyph	Do.	Do.
Do.	Do.	70. Trichoglyph	Do.	Do.
Do.	Do.	71. Trichoglyph	Do.	Do.
Do.	Do.	72. Trichoglyph	Do.	Do.
Do.	Do.	73. Trichoglyph	Do.	Do.
Do.	Do.	74. Trichoglyph	Do.	Do.
Do.	Do.	75. Trichoglyph	Do.	Do.
Do.	Do.	76. Trichoglyph	Do.	Do.
Do.	Do.	77. Trichoglyph	Do.	Do.
Do.	Do.	78. Trichoglyph	Do.	Do.
Do.	Do.	79. Trichoglyph	Do.	Do.
Do.	Do.	80. Trichoglyph	Do.	Do.
Do.	Do.	81. Trichoglyph	Do.	Do.
Do.	Do.	82. Trichoglyph	Do.	Do.
Do.	Do.	83. Trichoglyph	Do.	Do.
Do.	Do.	84. Trichoglyph	Do.	Do.
Do.	Do.	85. Trichoglyph	Do.	Do.
Do.	Do.	86. Trichoglyph	Do.	Do.
Do.	Do.	87. Trichoglyph	Do.	Do.
Do.	Do.	88. Trichoglyph	Do.	Do.
Do.	Do.	89. Trichoglyph	Do.	Do.
Do.	Do.	90. Trichoglyph	Do.	Do.
Do.	Do.	91. Trichoglyph	Do.	Do.
Do.	Do.	92. Trichoglyph	Do.	Do.
Do.	Do.	93. Trichoglyph	Do.	Do.
Do.	Do.	94. Trichoglyph	Do.	Do.
Do.	Do.	95. Trichoglyph	Do.	Do.
Do.	Do.	96. Trichoglyph	Do.	Do.
Do.	Do.	97. Trichoglyph	Do.	Do.
Do.	Do.	98. Trichoglyph	Do.	Do.
Do.	Do.	99. Trichoglyph	Do.	Do.
Do.	Do.	100. Trichoglyph	Do.	Do.

Red St. James, January 11, 1951.

36, 108.—Under the proviso in section 12 of the Civil Marriage Act, 1875 (C of 1871), as amended by Act 1 of 1880, the Governor in Council is pleased in Great trust a fee not exceeding double the fine mentioned in the code is that entire shall be levied on every kind of civil specified therein which may be admitted and deposited within the limits of the municipality of Oaxaca in the District of Mexico.

Fort St. George, February 8, 1911.

No. 168.—In modification of notification No. 603, dated the 18th July 1910, published at page 879 of Part I of the Fort St. George Gazette, dated the 1st August 1910, forwarding that a Temporary Subordinate Judge's Court is to be styled "the Court of the Temporary Subordinate Judge of North Arcot" should be substituted at Officer for a period of six months, the Director in Council with the previous sanction of the Governor General in Council hereby directs, under section 4 of the Madras Civil Courts Act, III of 1872, that the said Court shall continue to hold its sittings at Chittoor up to the 31st March 1911.

A. S. GARDEW,
Asst. Chief Secretary.

FINANCIAL DEPARTMENT.

NOTIFICATIONS.

Fort St. George, February 7, 1911.

No. 4.—The following resolution of the Government of India is republished:—

FINANCE DEPARTMENT.

PAT. ALLOWANCES AND PENSION OFFICERS.

Calcutta, the 27th January 1911.

No. 531-E, F.

In representation of the Resolution in this Department, No. 3551 F.O. & A., dated the 12th July 1909, the following revised rules are prescribed for the examination of candidates in India for admission to the General List of the Indian Finance Department:—

I.—A register of candidates will be kept from which not less than three candidates for each vacancy will be submitted by the Government of India from time to time as vacancies are expected. Only candidates so submitted will be entitled to compete.

II.—Persons will ordinarily be selected to the register only on the recommendation of a Local Government.

III.—On or before the 1st of May in each year, Local Governments will send to the Government of India the names of any persons whom they desire to recommend for entry in the register. The list should be accompanied, in the case of each person, by copies of certificates of character and education, by a statement of age, and by information regarding any services that may have been rendered to the State by his parents or family. Names being recommended by a Local Government, such applicant must give satisfactory proof that he is a native of India within the meaning of the Statute 35 Vict. cap. 8, section 6.*

IV.—The Government of India will also be prepared occasionally to receive direct applications for registration from suitable candidates. Such applications should be submitted in the applicant's own hand-writing to the Secretary to the Government of India in the Finance Department and should contain the information required by rule III.

V.—The names of persons not possessed of high educational qualifications will not be registered. Clear and distinct hand-writing and a business familiarity with the English language are indispensable.

VI.—The Government of India reserves an absolute discretion not only in regard to the selection of persons to be entered on the register of candidates but also as to the registration of candidates in complete or in part. It must be clearly understood that registration of a candidate's name does not in any way imply that he will be nominated for admission to examination.

VII.—The name of a registered candidate will be struck off the register when he has reached the age of 25, or has failed in two examinations.

VIII.—A candidate recommended for admission to one examination will not be admitted to a later examination unless again recommended.

IX.—The age of a candidate, when examined, must not exceed twenty-five years. A candidate who has been recommended by Governmental employ since before the age of 25 may, however, at the discretion of the Government of India, be allowed to compete at the examination up to the age of 26, provided that he is satisfactorily recommended by the Head of his Department.

X.—A recommended candidate before appearing at the examination must produce a certificate in the enclosed form by a Governmental Medical Officer or by a Medical Officer in charge of a Civil Station:

CERTIFICATE.

I do hereby certify that I have examined A.B., a candidate for employment in the Indian Finance Department, and that I cannot discover that he has any disease, constitutional or hereditary, likely to render him, or likely to unfit him, for the public service in any part of India.

XI.—Such candidate as will also, before appearing for examination, produce a certificate of age from the Officer in charge of the district in which he family reside, or, if they reside in a Presidency town as Native State, from the Presidency Magistrate or Political Agent, respectively. To which is added the date and place of the candidate's birth, and be proved before the district officer, the Magistrate or Political Agent, as the case may be, by documentary evidence, unopposed, where this is not conclusive proof, by statements of relatives and others on oath or solemn affirmation.

* The words "Native of India" shall include any person born and domiciled within the dominions of His Majesty in India or person lawfully resident in India and not domiciled there for temporary purposes only.

XII.—Qualified candidates will be examined in the subjects described in the schedule attached to this Regulation. No candidate will be admitted to the Department who fails to show a competent knowledge of the compulsory subjects, and the Government reserves the right of declining to make any appointment when no candidate reaches a high standard of proficiency.

XIII.—The examination will be mainly by written questions and answers. The questions will be prepared, and the examination conducted, in such manner as the Governor General in Council sees fit to direct.

XIV.—Three months before an examination is to be held, its date and place, and the conditions of examination, will be notified in the *Gazette of India*, and the number of candidates open to competition will at the same time be stated.

XV.—Subject to the above conditions, candidates will be appointed to the posts thrown open to competition according to their order of merit at the examination.

SCHEDULE

Subjects for Examination.

Compulsory.		Marks.
Writing and Composition	..	
Optional.		200
Any two of—		
(a) Political Economy and Economic History	500 each.
(b) Mathematics (pure and mixed)	
(c) Physics	
(d) Chemistry	
(e) History (Indian and English)	
(f) One classical language with its literature; viz., Latin, Greek, Hebrew, Sanskrit, Arabic or Persian	
Total		1,100

In the optional subjects the standard required will be that of the B. A. Honours degree in any Indian University where these subjects are prescribed.

The successful candidate will be required, before appointment to the Department, to pass a qualifying examination in—

(i) Elementary Mathematics (viz., Geometry, Algebra, Plane Trigonometry and the use of logarithms).

(ii) Book-keeping by single entry.

(iii) Political Economy.

Candidates who have taken Mathematics or Political Economy for the competitive examination will be exempted from (i) and (iii), respectively. These qualifying examinations will be held twice a year if necessary; one being always arranged for about three months after the declaration of the results of the competitive examination. If a candidate who has succeeded in the competitive examination fails, on two occasions, to pass the qualifying examination, he will not receive an appointment in the Department.

A. G. CARDWYN,
Asst. Chief Secretary.

ECCLIASTICAL DEPARTMENT.

NOTIFICATION

Port St. George, February 7, 1911.

As 18.—The following notification of the Government of India is republished:—

DEPARTMENT OF EDUCATION

ECCLIASTICAL.

Colombo, 16 25th January 1911.

No. 45.—The Governor General in Council is pleased to direct that the following addition shall be made to rule 23 A in Part V of the Ecclesiastical rules published with the House Department notification No. 60, dated the 9th November 1909:—

"23 A.—Local Governments are authorized to incur, where necessary, expenditure whether in excess of that permissible under, or is not covered by, the preceding rules, up to a limit of Rs. 500 in each case, on the understanding that the same represent the net excess aggregate expenditure which may be sustained by them for additions and alterations to any one church."

ERRATUM.

Part II. *Georg.*, February 3, 1911.

In the schedule attached to notification No. 15, published on page 156, Part I of the *Port St. George Gazette*, dated 21st June 1910, relating to the acquisition of land for Chavindler's house in Sikkampetam village, Madras District, Madras district—

For			
Station, <i>parish</i> , S. No. 10-22 S-2 A-1-1.	By E. Foster; Director, Mr. Foster.	North, east, west, European cemetery and road; north, S. 22, and American cemetery; west, road.	4018-41
Schedule			
Data land, S. No. 22	By E. Foster; Director, Mr. Foster.	North, Tarnam Maray Street, east, S. No. 10, south, S. No. 22 and 10, west, North Tarnam Maray Street.	4018-41

A. O. CARDW,
Asst. Chief Secretary.

MARINE DEPARTMENT.

ERRATUM.

Part II. *Georg.*, January 21, 1911.

In notification No. 2, dated 20th December 1910, published on page 46 of Part I of the *Port St. George Gazette*, dated 19th January 1911—

Name of article		For		By	
				S. No. A. 7.	
Tanned hides or skins
Tanned hides or skins

NOTIFICATIONS.

Part II. *Georg.*, February 7, 1911.

No. 7.—The following notification of the Government of India is republished—
DEPARTMENT OF COMMERCE AND INDUSTRY,
MARITIME SERVICES.

Calcutta, 24th January 1911.

No. 419-B.—Under the provisions of sections 55 and 56 of the Merchant Shipping Act (17 and 18 Vict., Cap. 48) the Governor-General in Council is pleased to direct that the forms referred to in the letter from the Board of Trade set forth below shall be adopted in British India for the registry of British ships under the said Act.

Board of Trade,
Marine Department,
7, Whitehall Gardens,
London, E.W.,
2nd December 1910.

M. 37,385.

I am directed by the Board of Trade to state, for the information of the Port St. George, that the form of certificate of survey (certificate of tonnage measurement, form Survey 33) issued under Section 4 of the Merchant Shipping Act, 1894, has recently been revised, and the certificate of registry of a British ship and the transcript of register (Form Registry 9 and 28) have in consequence been revised also.

It will be seen that the principal alteration consists in the insertion of a note stating the actual tonnage of the engine room spaces below the upper deck and the tonnage of the total space located in above the upper deck for propelling machinery and for light and air. The object of this is to observe the measurement of British vessels in ports of foreign countries (particularly the United States of America) where tonnage regulations are not identical with those in force in the United Kingdom. The only other change in the forms consists in a slight alteration of the wording of note 2 (formerly the sole note).

In the interests of uniformity it is very desirable that the same forms and instructions should be used in connection with the registry of ships at all ports of British registry and the Board would therefore suggest, for the consideration of the Secretary of State, that the forms accompanying this letter might be forwarded to the Indian authorities with a view to their taking steps to adopt the new forms into use as soon as possible.

I am to add that, as the main alteration in the forms affects only steamers, there is no objection to the present stocks of forms being sent up in connection with the registry of sailing ships, should such a course be desired in order to avoid waste.

The Under Secretary of State,
India Office.

I have, etc.,
WALTER J. HOBBS.

Page 25 of 19

most letters (if any)

TRANSMITTED BY REGISTER FOR TRANSMISSION TO REGISTER OFFICE OF MILITARY AND NAVAL AIRCRAFT.

[illegible]

Revenue of Territories	Change of Station

No. 8.—The following notifications of the Government of India are republished:—

DEPARTMENT OF EDUCATION.

SANITARY—PUNJAB.

Calcutta, the 26th January 1911.

No. 288.—The following telegram is published for general information:—

Bagan, dated Dec., the 26th January 1911.

From—His Excellency His Highness's Ambassador Extraordinary and Plenipotentiary at Constantinople,
The His Excellency the Viceroy.

Application of rat destruction circles and medical inspection imposed on animals from Odessa where plague suspected. All measures against Typhoid and Naples suppressed.

The 26th January 1911.

No. 117.—The following telegram is published for general information:—

Bagan, dated Dec., the 26th January 1911.

From—His Excellency His Highness's Ambassador Extraordinary and Plenipotentiary at Constantinople,
The His Excellency the Viceroy.

All measures against Odessa suppressed.

A. G. CARDWY,

Asst. Commr.

LEGISLATIVE DEPARTMENT.

APPOINTMENT.

Port St. George, February 3, 1911.

No. 2.—In the exercise of the power conferred by section 26 of the Indian Councils Act, 1909, (24 and 25 Vic., c. 67), by section 1 of the Indian Councils Act, 1908, (8 Edw. 7, Ch. 4), and by Regulation I of the Regulations made under section 5 of the Indian Councils Act, 1909, (8 Edw. 7, Ch. 4), for the nomination and election of additional members of the Legislative Council of the Governor of Port St. George, the Governor is pleased to nominate the following gentlemen to be an additional member of the Legislative Council of the Governor of Port St. George:—

By His Excellency the Governor, M.C.S., C.B.

REGISTRATION.

No. 3.—Under the provisions of section 31 of the Indian Councils Act, 1901, (24 and 25 Vic., cap. 67), His Excellency the Governor is pleased to accept the nomination tendered by the Hon'ble Mr. Lionel Mahaj Wynd, C.S., of his office of additional member of the Council of the Governor of Port St. George for the purpose of making Laws and Regulations.

Port St. George, February 3, 1911.

No. 4.—Under the provisions of section 31 of the Indian Councils Act, 1901, (24 and 25 Vic., cap. 67), His Excellency the Governor is pleased to accept the nomination tendered by the Hon'ble Mr. Francis Joseph Lister of Sydney, C.S., of his office of additional member of the Council of the Governor of Port St. George for the purpose of making Laws and Regulations.

L. DAVIDSON,

Asst. Secretary to Government.

NOTIFICATION.

Port St. George, December 18, 1910.

No. 31.—The Legislative Council of the Governor of Port St. George will meet at the Residing Hall, Government House, Madras, at 12 noon on Tuesday the 21st day of February 1911.

L. DAVIDSON,

Secretary to the Council.

REVENUE DEPARTMENT.

LEAVE.

Port St. George, February 3, 1911.

No. 65.—Under articles 243, 245 and 246 (a) of the Civil Service Regulations, Mr. A. W. Lambington, Commissioner of Revenue, Northern Circle, is granted privilege leave for three months and two days for three months in continuation thereof, with effect from or after the 25th March 1911.

APPOINTMENT AND POSTING.

Port St. George, February 3, 1911.

No. 66.—The following appointments and posting of a Deputy Collector are ordered:—

M. R. R. Perumman Ramanathan, Esq., Tahsildar in the Kistna District, to act as Deputy Collector, Revenue Circle.

M. R. R. Perumman Ramanathan Esq., to General duty, Madras.

(25th).—This cancels the posting of M. R. R. N. Polina Rao Parthala Rao, to General duty, Anantapur, and of M. R. T. Subbalingayya Rao, to General duty, Guntur, notified at page 47 of Part 3 of the Port St. George Gazette, dated 19th January 1911.)

PTSD GROUP

As to the following postings of Deputy Collectors are ordered:—
 M E By. Yadda Venkateswara Naidu Gani, on completion of special duty, Karned,
 on General duty, Coimbatore.

Act. St. Suprem. February 4, 1811.

MS.B.9. Tulla Kshakra, Koo Pashla Gara, an extract from above, to General duty, North
Aval. [Sak.—(Unrecorded part of the inscription No. 4, dated 2nd December 1910, published
on page 10 of Part I of the *Rec. St. George Gazette*, dated 2nd January 1911, pointing
to *MS.B.9.* *J. Ramsay Pashla Gara to General duty, North Aval.*]

IMPLICATIONS

East St. George, December 13, 1916.

No. 68—On modification of resolution No. 102, dated 21st March 1910, published on pages 648 and 119 of Part I of Part 2. *George Gaulty*, dated 24 April 1927. His Excellency the Governor in Council is pleased to direct that the village of Volkstienka, Agathema, shall cease to form part of the Rucle tribe and shall be included as and form part of the Amukapara tribe of the Gidimam district.

¹ = *Fest. St. George's, Palermo* 1. 1911.

No. 81.—The following resolution of the Government of India is republished:—

DEPARTMENT OF REVENUE AND AGRICULTURE

Благодарности

Collette, 44 55th Avenue, 2811.

No. 44-34-0-1-1 for the powers conferred by section 13 (4) of the Charitable Endowments Act, 1900 (VI of 1900), the Governor General in Council is pleased in view that the following shall be submitted for rule 4 of the rules for the submission of reports on the administration of the money entrusted to it by the Board of Management of the Indian People's Finance Trust established with the sanction of the Government of India in the Department of Revenue and Agriculture, No. 44-34-0-1-1, dated 3rd June 1900.

(4) The Military Accountant-General is hereby appointed by the Governor-General in Council to be Auditor of the Accounts of the Board.

Rev. St. George, February 2, 1892.

Ex. 40.—Under section 18 of the Indian Coproprietary Estates Vetting Scheme Act 22 of 1934, His Excellency the Governor in Council is pleased to direct that, from and after the 1st April 1935, a money cess shall be levied at the rate of 10 paise in the rupee on the annual net-value of all accepted heads assessed within the limits of the coproprietary estate of Unghet in the Barman district.

East Afr. Ocean, February 8, 1913

No. 69.—Under the powers conferred by section 5 of the Madras Survey and Boundaries Act IV of 1907, His Excellency the Governor in Council directs that the survey of the village of Anappanah situated in the Municipality of Kaduna shall be undertaken by the Madras Survey Department.

Ref. St. Census, February 4, 1913.

At 31.—In exercise of the power conferred by section 2 of the Madras Survey and Boundaries Act IV of 1897, His Excellency the Governor in Council is pleased to direct a block survey of pargana (one village in the Eastern taluk of the Kallakudi estate in the Chikmagalur district.

Mont St. George, January 25, 1911.

Mk. 71.—The Governor in Council is pleased to notify the following amendments in the rules for the grant of loans under the East Improvement Loans Act (XIV of 1888):—
 The Agricultural Loans Act (XII of 1884) published in Notification No. 816 at
 pages 1392—1395 of Part I of the *Port of George Gasset*, dated 2nd November
 1937, are further amended by the following amendments:—
 1. The word "and" in the 1st line of the 1st column of the table at pages 482, 483,
 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501,
 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1178, 1179, 1180, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1200, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, 1212, 1213, 1214, 1215, 1216, 1217, 1218, 1219, 1220, 1221, 1222, 1

For the third sentence of Rule XXV substitute the following:—

— In the case of other loans, disbursement shall ordinarily be made in two instalments; but the sanctioning authority may disburse the loan in one instalment when it appears to him that there are reasonable grounds for so doing."

2. Omit the following words occurring in condition 2 (a) (i) of Loan-Codes Form

Fig. 10.

²² In the case of loans not exceeding Rs. 100, the amount of the loan may be paid in one instalment, but that in the case of loans exceeding Rs. 100."

Department notification No. 437 at page 322 of Part I of the Port St. George Gazette, dated 10th November 1908.—

Amendments.

I. Recent proviso (2) to the rules as follows:—

"that the officer imposing the enhanced water-rate chargeable under these rules may remit any portion of it at his discretion".

II. Delete the proviso (3) and the note occurring at the end of the rules.

Port St. George, January 19, 1911.

No. 74.—The following rules which it is proposed to make under sections 1 and 4 of the Madras Act VII of 1825 as amended by Madras Act V of 1905 will be taken into consideration by His Excellency the Governor-in-Council on or after the 1st March 1911 and any suggestions or objections relating thereto must be submitted for the consideration of Government before that date:—

Rules for the levy of water rate on lands irrigated from the Gungana Pumping system in the Pallapattai taluk, Coimbatore district, and not registered or set in Government accounts.

- | | |
|------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------|
| (1) For a single wet crop | The difference between the wet and the dry rates at which the land is assessed. |
| (2) For a second or third wet crop | The charge shown against item (1) plus half the dry assessment. |
| (3) For a first, second or third dry crop. | Three-fourths of the charge shown against item (1). |
| (4) For sugarcane, beet, plantains and other wet crops which ordinarily remain on the ground for more than six months. | Twice the charge shown against item (1) plus half the dry assessment. |
| (5) For dry crops which ordinarily remain on the ground for more than six months. | Twice the charge shown against item (3). |

NOTES.

Port St. George, February 1, 1911.

To the list of aboriginal villages in Government Notification No. 438, dated 20th August 1910, published in the Port St. George Gazette, dated 30th August 1910, Part I, page 401, add "38 Matreppad".

2. From the list of Government villages in Notification No. 433, dated 20th August 1910, published in the Port St. George Gazette, dated 30th August 1910, Part I, page 392, add "32 Saththapann" and "33 Vengandilpalam".

ACQUISITION OF LANDS.

Port St. George, February 2, 1911.

Under section 6, Act I of 1894, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 15 acres in Pallam village, in the name a little more or less, is needed for a public purpose, to wit, for the diversion of the Pallam-Hansa river channel; and, under sections 3 and 7 of the same Act, the Revenue Divisional Officer, Vellore, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

3. A plan of the land is kept in the office of the Revenue Divisional Officer, Vellore, and may be inspected at any time during office hours.

4. This being a case of urgency, the said officer is authorised to take possession of the land under section 17 (1) of the Act.

SCHEDULE.

Description of land, wet or dry, with or possibly, with survey or plantain culture.	Name or owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
Pallam drain division, Vellore taluk, Pallam village.			
Tran. wet, S. No. 16 and planah No. 1, 2, 4 & 5.	Late Madayan Ramasami	North, S. No. 15 E, palm land of Ramasami, Gaudan, etc., S. No. 16 E river and S. No. 15, drain top, north, S. No. 16 (Savarna Eard) west, S. No. 16 E, palm land of Ramasami Gaudan	15 acres.

Port St. George, February 7, 1911.

Under section 6, Act 1 of 1894, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 32 ares, be the same a little more or less, is needed for a public purpose, to wit, for a dam; and, under sections 5 and 7 of the same Act, the Deputy Collector, Durr Project, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is available for inspection in the office of the Special Deputy Collector, Durr Project, during office hours.

SCHEDULE.

Description of land, wet or dry, more or less, with survey or plan of the same.	Name of owner or occupier.	Evacuation of the land required to be taken up.	Extent to be taken up.
---------------------------------------------------------------------------------	----------------------------	-------------------------------------------------	------------------------

Remond estate, Durr estate, Talyshahat village.

Dist. dep. No. 219 D.	Telegraphia Remond	Wadi, No. 545 A; east, No. 545; north, No. 5, Shergah, and 431; west, No. 578.	Acres. 32
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Port St. George, February 1, 1911.

Under section 6, Act 1 of 1894, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 124 ares, be the same a little more or less, is needed for a public purpose, to wit, for a cattle pound; and, under sections 5 and 7 of the same Act, the Tahsildar, Trawl, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the Tahsildar, Trawl, and may be inspected at any time during office hours.

SCHEDULE.

Description of land, wet or dry, more or less, with survey or plan of the same.	Name of owner or occupier.	Evacuation of the land required to be taken up.	Extent to be taken up.
---------------------------------------------------------------------------------	----------------------------	-------------------------------------------------	------------------------

Govat estate, Trawl estate, Trawl village.

Dist. dep. No. 219 D.	Extensive Bhirrags	Wadi, north, parcels 5, No. 514, east, house of Khatunah Basm 240 in 3, No. 515, north, E. No. 516, Government sub land, p-land, Khatun Basm, west, house of G. Basm, north, and Trawl estate, north, in 3, No. 442.	Acres. 124
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L. M. WINCH,
As. Secretary to Government.

PUBLIC WORKS DEPARTMENT.

LEAVE.

Port St. George, January 30, 1911.

Under articles 215 (c) and 216, Civil Service Regulations, and paragraph 206, Volume I of the Public Works Code, Mr. D. Brodie, Temporary Engineer, is granted, with effect from the 1st April 1911, or date of relief, combined leave for six months, viz., privilege leave for three months and half-pay for the remaining period.

Port St. George, February 6, 1911.

Under article 260 of the Civil Service Regulations, Mr. Joseph McNeill, Assistant to the Chief Engineer for Irrigation and Under Secretary to Government, Public Works Department (Irrigation), is granted, with effect from the 1st April 1911 or date of relief, privilege leave for two months and ten days.

Under articles 229, 230 and 308 (f) of the Civil Service Regulations, Mr. Francis Edward Morgan, Executive Engineer, Ceylon Irrigation, is granted, with effect from the 1st February 1911 or date of relief, combined leave for one year, viz., privilege leave for three months and half-pay for the remaining period.

PROMOTIONS.

Post St. George, February 6, 1911.

With effect from the 1st December 1910, viz. Mr. T. W. S. Smith, Superintending Engineer, third class, temporary rank, as follows:

1. Mr. Charles Hildes, from Superintending Engineer, third class, officiating, to Superintending Engineer, third class, temporary rank.

With effect from the 1st January 1911, viz. Mr. H. T. King, Superintending Engineer, third class, temporary rank, as follows:

2. Mr. Arthur George Bonilly, from Superintending Engineer, third class, officiating, to Superintending Engineer, third class, temporary rank.

With effect from the 2nd January 1911, viz. Mr. F. J. Wilson, C.E.S., Chief Engineer, first class, as special leave as special private office.

3. The Hon'ble Mr. Cecil Archibald Smith, from Chief Engineer, second class, to Chief Engineer, first class, temporary rank.

4. The Hon'ble Mr. Hugh Edward Clark, from Chief Engineer, second class, officiating, to Chief Engineer, second class, temporary rank.

5. Mr. Parker Russell Allen, from Superintending Engineer, second class, to Superintending Engineer, first class, temporary rank.

6. Mr. Archibald Thomas Mackenzie, from Superintending Engineer, second class, to Superintending Engineer, first class, temporary rank, supervisory.

7. Mr. Alfred Cecil Lupton, from Superintending Engineer, third class, sub. pro tem, to Superintending Engineer, second class, temporary rank.

8. Mr. Charles McDermott, from Superintending Engineer, third class, temporary rank, to Superintending Engineer, third class, sub. pro tem.

9. Mr. William John Joseph Hawley, from Superintending Engineer, third class, officiating, to Superintending Engineer, third class, temporary rank.

NOTIFICATION.

Post St. George, January 31, 1911.

The following notifications of the Government of India are republished:—

DEPARTMENT OF COMMERCE AND INDUSTRY.

TELEGRAMS.

Calcutta, the 26th January 1911.

No. 274-19.—In exercise of the powers conferred by section 7 of the Indian Telegraph Act, 1885 (XIII of 1885), the Governor General in Council is pleased to direct that the following amendments shall be made in the rules published with the Notification of the Government of India in the Department of Commerce and Industry, No. 2873-137 (Telegraphs), dated the 16th of September 1908, as subsequently amended, namely:—

In Rules 127, 128, 135 (1), 140, 147 and 155 (1), clause (B), for the words "three days" the words "seven days" shall be substituted.

No. 276-21.—In exercise of the powers conferred by section 7 of the Indian Telegraph Act, 1885 (XIII of 1885), the Governor General in Council is pleased to direct that the following amendments shall be made in rule 15 of the rules published with the Notification of the Government of India in the Department of Commerce and Industry, No. 2873-137, dated the 16th October 1908, as subsequently amended, namely:—

For the words "three days" the words "seven days" shall be substituted.

G. A. SMITH,

Secy. to Government, P.W.D.

ERRATUM.

Post St. George, February 4, 1911.

In the confusion for the publication of the land register for a Poldaham in the Taldahabam taluk, South Arun district, published on page 55 of Part I of the *Post St. George Gazette*, dated 29th January 1911:—

For "Rajendrapetnam villages" and "Bashan Ann" read "Rajendrapetnam villages" and "Sondra Aeri" respectively.

Draft orders in notification, dated 25th November 1910, published at page 1536, of Part I of the *Post St. George Gazette*, dated 15th November 1910:—

(1) For "Tahsildar of Kumbakonam" occurring in line 4 of the body of the notification, read "Tahsildar of Papanasam".

(2) For "Tahsildar of Kumbakonam" occurring in line 6, read "Tahsildar, Papanasam".

(3) For "Tangore district, Kumbakonam taluk, 66, Aeri village", occurring in the schedule appended to the notification, read "Tangore district, Papanasam taluk, Aeri village".

J. M. LACEY,

Under Secy. to Govt., P.W.D., Irrigation Branch.

ACQUISITION OF LANDS.

Port St. George, February 1, 1911.

Under section 4, Act I of 1894, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 47 acont, be the same a little more or less, is wanted for a public purpose, to wit, for extending Port Road bank; and, under sections 5 and 7 of the same Act, the Divisional Officer, Bunder, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

Schedule B.

Description of land, wet or dry, then or previously, with survey or parcel number.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
Korumbur, Bunder, Bunder village.			
Dep. No. 1045 S-3	Rosa's Bunder and Stephen Alagad A.	Block No. 118, west, No. 119, north, Tabuwalli; west, Nos. 118 and 119.	12000 47

Under section 4, Act I of 1894, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 7 acont, be the same a little more or less, is wanted for a public purpose, to wit, for providing means of irrigation in Padumala village; and, under sections 5 and 7 of the same Act, the Tahildar of Modara is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the Tahildar of Modara and may be inspected at any time during office hours.

Schedule C.

Description of land, wet or dry, then or previously, with survey or parcel number.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
Madaga district, Modara taluk, Padumala village.			
Dep. recorded into vol. 6, No. 85	Mattichandh Bhatia alias Valdeo Bhatia	North, S. No. 98 S-1 A.; west, Padumala channel; south, S. No. 94; west, S. No. 98 S-1 A.	12000 7

Port St. George, February 4, 1911.

Under section 4, Act I of 1894, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 41 acont, be the same a little more or less, is needed for a public purpose, to wit, for the improvement of the supply channel of the Malachanganjaram tank; and, under sections 5 and 7 of the same Act, the Divisional Officer, Bunder, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the Divisional Officer, Bunder, and may be inspected at any time during office hours.

Schedule D.

Description of land, wet or dry, then or previously, with survey or parcel number.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
Block first district, Area taluk, Bunder village.			
Dep. No. 2-23	K. Subramaniam (Indrasena right) and Jagathal of Aal (Indrasena right)	North, No. 3, river paddocks adjacent; and No. 2 (8), patta lands of Jagathal; Bunder and Aal; south, No. 3 (2), patta lands of K. Subramaniam required by Government; west, No. 1, river paddocks required by Government.	12000 41

Under section 6, Act I of 1894, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 37 ares, for the same a little more or less, is needed for a public purpose, is wit, for extending the brick road of the Mogyia Karta in Urumbhachampala, Chittor taluk; and, under sections 3 and 7 of the same Act, the Revenue Divisional Officer, Chittor, is requested to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the Revenue Divisional Officer, Chittor, and may be inspected at any time during office hours.

SCHEDULE.

Description of land, wit or dry, open or partially, with survey or no land number.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
North-east corner, Chittor taluk, No. 41, Urumbhachampala village.			
Open, dry, No. 310	Chittor Ganga Nayudu	North, No. 301; east, No. 302; south, No. 288; west, No. 300	0.00
Open, dry, No. 303	Patil Rama Nayudu	North, No. 288; east, south and west, No. 281	0.00
		Total	0.00

Under section 6, Act I of 1894, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 24 ares, for the same a little more or less, is needed for a public purpose, is wit, for acquiring a field border from the spot at L. 16-2-235 of Ikandri station in mine No. 28; and, under sections 3 and 7 of the same Act, the Tahsildar of Rayola is requested to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is available in the Taluk office, Rayola, for inspection at any time during office hours.

SCHEDULE.

Description of land, wit or dry, open or partially, with survey or no land number.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
Ikandri station, Rayola taluk, Andhra village.			
Rayola, wit, S. No. 10	Udayayya Vinayya and family	North, portion of S. No. 94; east, S. No. 100 B; north, S. No. 284; west, S. No. 100 A of Ikandri	0.00
Do. No. 100 B	Tamaraiah Nalabettu of Pannayya	North, portion of S. No. 100 B; east, No. 100 B; south, No. 100 B and 100 C; west, No. 100 B	0.00
Do. No. 100 C	Kandam Venkateswara Nayudu	North, portion of S. No. 100 B; east, No. 100 B; south, No. 100 B; west, No. 100 B	0.00
Rayola village.			
Rayola, wit, S. No. 21	Talasa's Nalabettu	North, portion of No. 400; east, village boundary of Andhra; south, Ikandri station in S. No. 40; west, portion of S. No. 100 B of Ikandri	0.00
Open, Nyalu, wit, No. 40	Do.	North, No. 40 B; east, village boundary of Andhra; south, No. 40; west, portion of S. No. 100 B	0.00
Do. No. 40 B	Bella Subbayya, part owner	North, No. 40 B; east, village boundary of Andhra; south, No. 40 B; west, portion of S. No. 100 B	0.00
Do. No. 40 C	Gudam Venkateswara	North, No. 40 B; east, village boundary of Andhra; south, No. 40 B; west, portion of S. No. 100 B	0.00
Open, dry, No. 40 D	Hakamrao A. Subba	North, No. 40 D; east, village boundary of Andhra; south, No. 40; west, portion of S. No. 40	0.00
Do. No. 40 E	Mulakshya Boree Lakshmi of Pannayya	North, No. 40 E; east, village boundary of Andhra; south, No. 40 E; west, portion of S. No. 40	0.00
Open, wit, No. 40 F	Aditya Venkateswara	North, No. 40 F; east, village boundary of Andhra; south, No. 40 F; west, portion of S. No. 40	0.00
		Total	0.00

Under section 6, Art I of 1889, His Excellency the Governor in Council, hereby declares that the land mentioned in the following schedule and comprising 5 acres, be the same a little more or less, is needed for public purposes, to wit, for the building of Quarantine Station, Chertsey, the Metropolitan Council; and, under sections 2 and 7 of the same Act, the Revenue Ministerial Officer, Chertsey, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

A plan of the land is kept in the office of the Revenue Divisional Officer, Chittoor, and may be inspected at any time during office hours.

Slovenko et al.

Description of land, water or dry, trees or pasture, etc., with power as possible number	Name of owner or occupier.	Description of the land required to be taken up.	Amount to be taken up.
<i>Site of Lower Division, Chittagong taluk, No. 74, Chittagong District</i>			
Ward, dry, S. No. 126.	Gungam Nagala, Bannaga, Bannaga, Lakshmanaga, Pabnaga taluk Chittagong (disputed), but not Government land.	North, S. No. 126; north S. No. 127; north S. No. 128; west S. No. 129 (part).	1000
Do. S. No. 126.	Do. do.	North and east, S. No. 126; north, S. No. 127 and 128; west, S. No. 127.	100
Lower, dry, S. No. 126.	Pabnaga, Nagala and the undivided Indian Lakshmanaga Nagala, Bannaga Nagala, Gungam Nagala, Bannaga Nagala, Pabnaga Nagala, Pabnaga Nagala and Bannaga Nagala.	North, S. No. 127 (part); east, S. No. 128 (part); north and west, S. No. 129 (part).	100
Total			1000

Under section 3, Act 1 of 1981, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 2400 sq. m. in the public woods or lake, is needed for a public purpose, and that the said land is situated in the public woods or lake, as stated in clause 2 and 3 of the same Act, the Divisional Officer, Nagapattinam, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

3. A plan of the site is kept in the Negropoulos Divisional Office and it may be inspected at any time during office hours.

References

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Under section 8, 2-1 of 1988 the Executive the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 33 acres, be the same, a public space or, as is needed for a public purpose, is set, for preventing a field channel in Velloppilly village; and, under sections 2 and 7 of the same Act, the Valudhar of Madras is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the Tahsildar of Mahr and may be inspected at any time during office hours.

SCHEDULE

Description of land, wet or dry, as far as possible, with survey or plan number.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
<i>Mahar district, Mahar taluk, No. 11, Faldipatti village.</i>			
Dry ..	Mahesh Pahal ..	North, S. No. 78 A-1 A; east, S. No. 77, north, S. No. 77 A-4 C; west, S. No. 78 C-2.	ACRE 80

Under section 8, Act I of 1894, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 80 ares, be the same a little more or less, is needed for a public purpose, to wit, for providing means of irrigation to S. No. 81 A in Mahabirpatti village; and, under sections 5 and 7 of the same Act, the Tahsildar of Mahara is appointed to perform the functions of a Collector under the Act, and directed to take order for the acquisition of the said land.

3. A plan of the locality is kept in the Taluk office, Mahara, for inspection during office hours.

SCHEDULE

Description of land, wet or dry, as far as possible, with survey or plan number.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
<i>Mahara district, Mahara taluk, Mahabirpatti village.</i>			
Wet, S. No. 82 B ..	C. Subramanyam Pillai ..	North, S. No. 82 B, east, S. No. 81, south and west, S. No. 81 B.	ARE 50

Under section 8, Act I of 1894, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 13 ares, be the same a little more or less, is needed for a public purpose, to wit, for Marikapur Tank Supply Channel; and, under sections 5 and 7 of the same Act, the Deputy Collector, Marikapur, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

3. A plan of the land is kept in the office of the Deputy Collector of Marikapur and may be inspected at any time during office hours.

SCHEDULE

Description of land, wet or dry, as far as possible, with survey or plan number.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
<i>Kannadiah taluk, Marikapur taluk, Marikapur village.</i>			
Grass, dry, S. No. 379-3 ..	P. Balan Khan, P. Mahesh Khan and P. Ramiah Khan ..	North, S. No. 379 A; east, present channel and land, south, S. No. 379-2 B; west, S. No. 379-3 A.	ACRE 12
Do. No. 379-2 ..	T. Pottigayya, V. Chinnayya and V. Subbayya ..	North, S. No. 379-1 B; east, present channel and land, south, Pannalathu boundary; west, S. No. 379-3 A.	10
Total ..			22

Under section 8, Act I of 1894, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 22 ares, be the same a little more or less, is needed for a public purpose, to wit, for the excavation of the branch channel for the irrigation of the lands of Subbayyapatti; and, under sections 5 and 7 of the same Act, the Deputy Collector, Bangalore district, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

3. The plan of the site is kept in the office of the Deputy Collector, Bangalore district, and it may be inspected at any time within office hours.

SCHEDULE.

Description of land, and of any house or premises, with survey or plan attached.	Name of owner or occupier.	Dimensions of the land required to be taken up.	Extent to be taken up.
<i>Shingay district, Shingay taluk, No. 115, Shingaymangalam village.</i>			
Acre, vol. 3, No. 513.	Shri. Shanmugam Thiruch and Krishnamoorthy Naidu, partners under Shingaymangalam, Shingaymangalam and Kottamangalam Taluk.	North, No. 180; east, No. 180 (old S. No. 180 A, B & D); south, No. 115; west, Shingaymangalam.	4000 -00
Do. No. 513.	Shri. Shanmugam Thiruch and Krishnamoorthy Naidu, partners under Shingaymangalam, Shingaymangalam and Kottamangalam Taluk.	North, No. 212; east, No. 212 (old S. No. 212 D & E); south, No. 213; west, No. 213 and Shingaymangalam.	-11
Do. No. 213.	Shri. Shanmugam Thiruch and Krishnamoorthy Naidu, partners under Shingaymangalam, Shingaymangalam and Kottamangalam Taluk.	North, No. 180; east, No. 213; south, No. 213; west, Shingaymangalam.	-07
		Total ..	-11

Under section 6, Act I of 1884, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 47 aca, be the same a little more or less, is needed for a public purpose, to wit, for constructing a supplemental regulator to the existing Uppan dam; and, under sections 3 and 7 of the same Act, the Tahsildar of Mayavaram is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the Taluk office at Mayavaram and it will be available for inspection at any time during office hours.

SCHEDULE.

Description of land, and of any house or premises, with survey or plan attached.	Name of owner or occupier.	Dimensions of the land required to be taken up.	Extent to be taken up.
<i>Shingay district, Shingay taluk, No. 2, Shingaymangalam village.</i>			
Govt. day, No. 4 A.	Sh. Shanmugam Thiruch and Krishnamoorthy Naidu, partners under Shingaymangalam, Shingaymangalam and Kottamangalam Taluk.	North, Kadal Shingay taluk, east, No. 4 A; south, No. 4 B; west, Shingaymangalam.	4000 -00
Do. No. 4 B.	Sh. Shanmugam Thiruch and Krishnamoorthy Naidu, partners under Shingaymangalam, Shingaymangalam and Kottamangalam Taluk.	North, No. 4 A; east, No. 4 B; south, No. 4 C; west, Shingaymangalam.	-04
Do. No. 4 C.	Sh. Shanmugam Thiruch and Krishnamoorthy Naidu, partners under Shingaymangalam, Shingaymangalam and Kottamangalam Taluk.	North, No. 4 B; east, No. 4 C; south, No. 4 D; west, Shingaymangalam.	-00
		Total ..	-04

Part 2. Shingay, February 1, 1911.

Under section 6, Act I of 1884, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 47 aca, be the same a little more or less, is needed for a public purpose, to wit, for providing a supply channel to Pottaswami taluk in Kottamangalam village; and, under sections 3 and 7 of the same Act, the Tahsildar of Madurai is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the Taluk office, Madurai and may be inspected at any time during office hours.

SCHEDULE.

Description of land, and of any house or premises, with survey or plan attached.	Name of owner or occupier.	Dimensions of the land required to be taken up.	Extent to be taken up.
<i>Shingay district, Shingay taluk, Shingaymangalam village.</i>			
Govt. day, No. 4 A.	Sh. Shanmugam Thiruch and Krishnamoorthy Naidu, partners under Shingaymangalam, Shingaymangalam and Kottamangalam Taluk.	North, No. 212; east, No. 212 (old S. No. 212 D & E); south, No. 213; west, No. 213 and Shingaymangalam.	4000 -00

Under section 4, Act of 1894, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 18 1/2 acres, be the same a little more or less, is needed for a public purpose, to wit, for Veterinary Bureau, situated in Pimpasam; and, under sections 2 and 7 of the same Act, the Revenue Department (H.E. Trevelyan, Esq.) is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

1. A plan of the land is kept in the office of the District Officer, Tenali, and may be inspected at any time during office hours.

SCHEDULE.

Description of land, with City, name of possessor, & C.O. survey or plan number.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
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Ando Acheri, Tenali taluk, Pimpasam village.

And, wt. S. No. 78	Begun Hajah	North, No. 14; west, No. 34; south and west, No. 32	100
Do. No. 79	Do	North, No. 41; west, No. 37; south, No. 78; west, No. 78	10
Do. No. 77	Gosh Akheram	North, No. 41; west, No. 80; south, No. 77; west, No. 78	10
Do. No. 44	Gosh Akheram (P 10) and Karna Jagann (P 10) and Gosh Akheram, with of Jagann (P 10)	North, No. 40; west, No. 80; south, No. 80; west, No. 77	10
Do. No. 81 D	Karnal Keshavnath	North and west, No. 40; south, No. 81; west, No. 81	10
Do. No. 81 G	Do	North and west, No. 40 D; south, No. 81 G; west, No. 81	10
Do. No. 81 H	Gosh Akheram, with of Jagann	North, No. 40 D; west, No. 81 G; south, No. 81 G; west, No. 81 G	10
Do. No. 81 A	Karna Jagann (P 10) and Begun Hajah (P 10)	North, No. 40 C; west, No. 81 H; south, No. 81 A; west, No. 81 A	10
Do. No. 81	Karna Keshavnath (P 10) and Karna Jagann (P 10)	North, No. 80; west, No. 81; south, No. 81; west, No. 81	10
And, wt. S. No. 82 A	Karna Hajah	North, No. 81; west and south, No. 82 A; west, No. 82 A	10
And, wt. S. No. 82 B	Karna Chama Keshavnath (P 10) and Karna Chama Keshavnath (P 10)	North, No. 81; west, No. 82 B; south, No. 81; west, No. 82 B	10
And, wt. S. No. 82 C	Karna Chama Keshavnath	North, west and south, No. 82 C; west, No. 82 C	10
And, wt. S. No. 82 D	Karna Chama Keshavnath	North, No. 81; west, No. 82 D; south, No. 82 D; west, No. 82 D	10
And, wt. S. No. 82 E	Karna Chama Keshavnath	North, No. 81; west, No. 82 E; south, No. 82 E; west, No. 82 E	10
And, wt. S. No. 82 F	Karna Chama Keshavnath	North, No. 81; west, No. 82 F; south, No. 82 F; west, No. 82 F	10
And, wt. S. No. 82 G	Karna Chama Keshavnath	North, No. 81; west, No. 82 G; south, No. 82 G; west, No. 82 G	10
And, wt. S. No. 82 H	Karna Chama Keshavnath	North, No. 81; west, No. 82 H; south, No. 82 H; west, No. 82 H	10
And, wt. S. No. 82 I	Karna Chama Keshavnath	North, No. 81; west, No. 82 I; south, No. 82 I; west, No. 82 I	10
And, wt. S. No. 82 J	Karna Chama Keshavnath	North, No. 81; west, No. 82 J; south, No. 82 J; west, No. 82 J	10
And, wt. S. No. 82 K	Karna Chama Keshavnath	North, No. 81; west, No. 82 K; south, No. 82 K; west, No. 82 K	10
And, wt. S. No. 82 L	Karna Chama Keshavnath	North, No. 81; west, No. 82 L; south, No. 82 L; west, No. 82 L	10
And, wt. S. No. 82 M	Karna Chama Keshavnath	North, No. 81; west, No. 82 M; south, No. 82 M; west, No. 82 M	10
And, wt. S. No. 82 N	Karna Chama Keshavnath	North, No. 81; west, No. 82 N; south, No. 82 N; west, No. 82 N	10
And, wt. S. No. 82 O	Karna Chama Keshavnath	North, No. 81; west, No. 82 O; south, No. 82 O; west, No. 82 O	10
And, wt. S. No. 82 P	Karna Chama Keshavnath	North, No. 81; west, No. 82 P; south, No. 82 P; west, No. 82 P	10
And, wt. S. No. 82 Q	Karna Chama Keshavnath	North, No. 81; west, No. 82 Q; south, No. 82 Q; west, No. 82 Q	10
And, wt. S. No. 82 R	Karna Chama Keshavnath	North, No. 81; west, No. 82 R; south, No. 82 R; west, No. 82 R	10
And, wt. S. No. 82 S	Karna Chama Keshavnath	North, No. 81; west, No. 82 S; south, No. 82 S; west, No. 82 S	10
And, wt. S. No. 82 T	Karna Chama Keshavnath	North, No. 81; west, No. 82 T; south, No. 82 T; west, No. 82 T	10
And, wt. S. No. 82 U	Karna Chama Keshavnath	North, No. 81; west, No. 82 U; south, No. 82 U; west, No. 82 U	10
And, wt. S. No. 82 V	Karna Chama Keshavnath	North, No. 81; west, No. 82 V; south, No. 82 V; west, No. 82 V	10
And, wt. S. No. 82 W	Karna Chama Keshavnath	North, No. 81; west, No. 82 W; south, No. 82 W; west, No. 82 W	10
And, wt. S. No. 82 X	Karna Chama Keshavnath	North, No. 81; west, No. 82 X; south, No. 82 X; west, No. 82 X	10
And, wt. S. No. 82 Y	Karna Chama Keshavnath	North, No. 81; west, No. 82 Y; south, No. 82 Y; west, No. 82 Y	10
And, wt. S. No. 82 Z	Karna Chama Keshavnath	North, No. 81; west, No. 82 Z; south, No. 82 Z; west, No. 82 Z	10

Designation of boat, weight in dry ton, ton on particular, with average in pounds (see note)	Name of owner or consignee.	Dimensions of the boat required to be taken up	Weight in ton on dry ton.
Boat directed, Small boat, Polypus midgets—			
Boat, dry, No. 115 B	Malapra Boatmen	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Do No. 116	Polypus Boatmen. Boat having four, four Polypus Kalamashik (Kalamashik), Kalamashik being water, and Kalamashik and Kalamashik Kalamashik and Kalamashik.	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Do No. 117	Polypus Boatmen	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Do No. 118	Kalamashik Boatmen	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Do No. 119 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, wet, No. 121 A	Cherubim, Vayyar Chitram Vayyar	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Do No. 122 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Do No. 123 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 125 A	Vayyar Vayyar	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, wet, No. 126 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 127 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 128 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 129 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 130 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 131 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 132 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 133 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 134 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 135 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 136 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 137 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 138 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 139 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 140 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 141 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 142 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 143 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 144 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 145 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 146 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 147 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 148 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 149 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 150 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 151 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 152 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 153 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 154 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 155 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 156 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 157 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 158 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 159 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73
Boat, dry, No. 160 A	Do	North, No. 109 A; east, No. 109 B; south, No. 109 C; west, No. 109 D.	73

Description of land, wet or dry, man or proprietor, with survey or patent number	Name of owner or occupier	Description of the land required to be taken up.	Extent to be taken up.
<i>Western district, French lands, European villages—cont.</i>			
East, Dry, No. 315.1	Barthelme Kesteven ..	North, No. 345 B; east, No. 345-3, 345-4, No. 347 1; west, No. 347-2	47
Do. No. 315.2 ..	Barthelme Kesteven's son Chas. Kesteven ..	North, No. 345 1; east, No. 345-3; south, No. 347 2; west, No. 347-3	46
Do. No. 315 3 ..	Barthelme Kesteven and Hendry Kesteven ..	North, No. 345-3; east, No. 347 1; south, No. 347 2; west, No. 347 3	47
Do. No. 315 ..	Barthelme Kesteven ..	North, No. 345 1; east, No. 345 2; south, No. 347 2; west, No. 347 3	46
Do. No. 315 A ..	Maurice Kesteven ..	North, No. 345 and 347 1; east, No. 345 2; south, No. 347 2; west, No. 347 3	47
Do. No. 315 B ..	Maurice Kesteven ..	North, No. 345 A; east, No. 345 2; south, No. 347 2; west, No. 347 3	46
Do. No. 315 C ..	Maurice Kesteven ..	North, No. 345 B; east, No. 345 3; south, No. 347 3; west, No. 347 4	47
Do. No. 315 ..	Marie Vassard, Kanda Chas. Vassard, Kanda Vassard and Kanda Vassard ..	North, No. 345 C; east, No. 345 4; south, No. 347 4; west, No. 347 5	48
Do. No. 317 ..	Adolphe Vassard, Adolphe Vassard, Adolphe Vassard and Adolphe Vassard ..	North, No. 345 D; east, No. 345 5; south, No. 347 5; west, No. 347 6	49
Do. No. 319 ..	Adolphe Vassard ..	North, No. 345 E; east, No. 345 6; south, No. 347 6; west, No. 347 7	50
West, Dry, No. 319.5	Adolphe Vassard and Hippolyte Vassard ..	North, No. 345 F; east, No. 345 7; south, No. 347 7; west, No. 347 8	51
Total ..			16.96

Port St. George, February 4, 1911.

Under section 4, Act 1 of 1894, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 0.128 acre, be the same a little more or less, is needed for a public purpose, to wit, for providing a terminal to Survey No. 419 of Kallanau village, Nukunono Island; and, under sections 5 and 6, of the same Act, the Tahitians of Nukunono are appointed to perform the functions of a Collector under the Act and directed to take notice for the acquisition of the said land.

And a plan of the site may be inspected during office hours in the office of the Tahitians of Nukunono.

REMARKS.

Description of land, wet or dry, man or proprietor, with survey or patent number	Name of owner or occupier	Description of the land required to be taken up.	Extent to be taken up.
<i>Kallanau district, Nukunono Island, Tahitian village</i>			
West, Dry, No. 419, wet, No. 419 A-1	Ngatani Nukunono, Kanda Nukunono and Kanda Nukunono ..	North, No. 419, east, No. 419 A-1; south, No. 419 A-2; west, No. 419 A-3	40
Do. No. 419 A-1 ..	Kanda Nukunono ..	North, No. 419, east, No. 419 A-1; south, No. 419 A-2; west, No. 419 A-3	40
Total ..			40.00

J. M. LACEY,

Under Secy. to Govt., P.W.D., Dominion Branch.

LIST OF PAPERS PLACED AT THE DISPOSAL OF THE PRESS

The following list of papers, placed at the disposal of the Press between 31st January and 7th February 1911, is published for general information—

No. in this list.	Department.	O.O. No. and date.	Subject.
1	Public	No. 111, Jan. 21.	Agreement of the Hon. Mr. E. Andrew, R.D., Officer in Charge, that the Native Land Commission should be asked to take the Native Land Commission and that the Native Land Commission should be asked to take the Native Land Commission and that the Native Land Commission should be asked to take the Native Land Commission.
2	Public	No. 112, Jan. 21.	Agreement of the Hon. Mr. E. Andrew, R.D., Officer in Charge, that the Native Land Commission should be asked to take the Native Land Commission and that the Native Land Commission should be asked to take the Native Land Commission.

No. in the List.	Department.	O. S. No. and date.	Subject.
3	Animal ..	1811. No. 112, Jan. 31.	Resolving the publication in the Port At George Gazette of a notification relating to the transfer of certain subjects from the metropolitan police district of Southampton to the district of Havant-Charleston in that of Southampton in the district of Havant.
4	Do ..	No. 117, Jan. 31.	Resolving an amendment to rule 110 (1) of the Civil Rules of Practice regarding applications for the sale of immovable property in execution of a judgment for £500 or upwards.
5	Endorsed.	No. 5, Dec. 31.	Resolving to inform members of the Government of India, Department of Education, No. 5, dated 18th January 1902, regarding education in the district of Havant.
6	Local and Municipal.	No. 126, 128 1, Feb. 21.	Acta and Rules—Resolving, with reference, to the amendment in the rules for the conduct of business of members of local boards of the Port of Southampton, Southampton and Portsmouth Harbour in the district of Havant.

N.B.—A copy of any of the foregoing papers may be obtained, on payment of the price listed against each, on application to the Superintendent, Government Press, Medina.

A. B. CADEW,
Ap. Chief Secretary.

(g) സമരം തീർന്നതിനു ശേഷം ഉപയോഗിച്ച സജ്ജങ്ങളുടെ (equipment) എന്ന
കാലാവധി സജ്ജങ്ങൾക്കിടയിൽ കുറഞ്ഞത് രണ്ടു വർഷം (years) എന്ന സമയം

ആളു മരണമുടമിൻ കരപ്പുറത്ത് (gravel) ചെറു സ്തൂപ്പങ്ങളും മരണമുടമിൻ (stone) ചെറു വാളുടമിൻ സ്തൂപ്പങ്ങളും; ഇതിൽ മരണമുടമിൻ ചെറു സ്തൂപ്പത്തിൽ മരണമുടമിൻ (പി.കെ.) മേൽനാമ ചെറുവളമുടമിൻ മേൽനാമിൻ മേൽനാമിൻ

- (4) സമുദ്രനിര മേല ചെറുവളമുടമിൻ മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ

മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ

11. (1) ചെറു മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ

(a) ചെറുവളമുടമിൻ മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ

(b) 100 മേൽനാമിൻ മേൽനാമിൻ 100 മേൽനാമിൻ മേൽനാമിൻ 100 മേൽനാമിൻ

(2) മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ

12. മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ

13. മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ

14. മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ

15. മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ

മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ

16. ചെറു മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ

മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ മേൽനാമിൻ

[illegible]

சென்னை: கருத்துப்போக்கு மாறாமல் எல்லாவித சமூக நலத் திட்டங்களையும் அரசு நடைமுறைப்படுத்த வேண்டும் என தமிழக அரசுக்கு உத்தரவு பிறப்பித்துள்ள டி.ஜி.லக்ஷ்மி.

[illegible][illegible]

எழுத்து வரிசைப்படி, சுவரங்களைத் தவிர, இடமும், வீதமும்,

[illegible]

உறுதி அளித்தது. அமைச்சரவைத் தலைமையிலும், உறுதி அளித்தது. உறுதி அளித்தது.

[illegible]

[illegible]

[illegible]

[illegible]

1997-ல் கல்வித் திட்ட வகுப்பாளுகைகள் கீழ் நிர்வாகப்பணம் வகையிலிருந்து
ஹைர் சிக்ரெட்டை மறுக்க தகவலளிக்கின்ற செய்தி.

ഉത്തരവ് നമ്പർ: 907- ഇ.ക. കാണിക്കുന്ന ചട്ടിക

பெண்		ஆண்		மொத்தம்		தொகை	
வயது	பெண்	வயது	ஆண்	வயது	தொகை	வயது	தொகை
15-19	10	10	10	10	10	10	10
20-24	10	10	10	10	10	10	10
25-29	10	10	10	10	10	10	10
30-34	10	10	10	10	10	10	10
35-39	10	10	10	10	10	10	10
40-44	10	10	10	10	10	10	10
45-49	10	10	10	10	10	10	10
50-54	10	10	10	10	10	10	10
55-59	10	10	10	10	10	10	10
60-64	10	10	10	10	10	10	10
65-69	10	10	10	10	10	10	10
70-74	10	10	10	10	10	10	10
75-79	10	10	10	10	10	10	10
80-84	10	10	10	10	10	10	10
85-89	10	10	10	10	10	10	10
90-94	10	10	10	10	10	10	10
95-99	10	10	10	10	10	10	10
100+	10	10	10	10	10	10	10

1. 2011-12-15
 2. 2011-12-15
 3. 2011-12-15

(3) 1984-ம் ஆண்டில் தாதுத்தி கைவிடப்பட்டிருக்கின்றதிற் பரம்பரையை அடுத்து அது துதி தரப்படவில்லை. மேலதிகமாக 1984-ம் ஆண்டு கையாடலில் தாதுத்தி அனுப்பப்பட்டிருக்கின்ற சமயத்தில் 1987-ம் ஆண்டு தாதுத்தி கைவிடப்பட்டிருக்கின்றது. ஆகவே தாதுத்தி அனுப்பப்பட்டிருக்கின்றது என்பதற்கு உறுதியாகக் கூறமுடியாது. மேலும் தாதுத்தி கைவிடப்பட்டிருக்கின்றது என்பதற்கு உறுதியாகக் கூறமுடியாது. மேலும் தாதுத்தி கைவிடப்பட்டிருக்கின்றது என்பதற்கு உறுதியாகக் கூறமுடியாது.

(3) 32-36-பயல்புக்கான 32-36 பயல்புவுக்கான பரிந்துரைகளும்
உத்தரவுகளும் தயாரிப்பதில் தாமதமாகிறது என்பதற்கான காரணம் என்ன?
உத்தரவுகள் என்னவாக இருக்கின்றன? அது என்னவாக இருக்கிறது? உத்தரவுகள் பரிந்துரை
கொடுக்கப்பட்டு, அதற்கான உத்தரவுகள் தயாரிக்கப்படும் போது என்னவாக இருக்கிறது
அதற்கான உத்தரவுகள் என்னவாக இருக்கின்றன? உத்தரவுகள் என்னவாக இருக்கின்றன? உத்தரவுகள்
என்னவாக இருக்கின்றன? உத்தரவுகள் என்னவாக இருக்கின்றன? உத்தரவுகள் என்னவாக இருக்கின்றன?

(4) 8 - 30 வயதுள்ளவர்களுக்கு மருத்துவ உதவிகள் தரக்கூடிய அமைப்பை ஏற்படுத்தவேண்டும். அத்துடன் மருத்துவ உதவிகள் தரக்கூடிய அமைப்பை ஏற்படுத்தவேண்டும். அத்துடன் மருத்துவ உதவிகள் தரக்கூடிய அமைப்பை ஏற்படுத்தவேண்டும்.

അദ്ധ്യക്ഷൻ: ദയവായി ശ്രദ്ധിക്കുക.

83. தேய்யாவி கிராம சாமுதாயியிற் பூங்காவுக்கு தேனிலிவளியு அருளை அளையாவி
பூங்காக்களத்திற் புறந்த 8 - 10 க்குப்பூங்கா கட்டியுள்ளது கிணிகிப்பு 300 அருளை
மேற்பு மேல் 6 - 10 க்கு கட்டியுள்ள பூங்காக்களத்து காரை அருளை கிணிகிவிட்ட
பிடி கிணிகிவிட்டபின் பிணிகிவிட்டபின் பிணிகிவிட்ட பிணிகிவிட்ட பிணிகிவிட்ட பிணிகிவிட்ட

[illegible]

40. மேல்கூறிய வரலாற்றுக்குறிப்புக்கள் அடிப்படையில்—

ഇന്ത്യയിലെ സംസ്ഥാനങ്ങൾ	കേരളം	കേരളം
കേരളം	1.0	1.0
തമിഴ്നാട്	1.0	1.0
ആന്ധ്രം	1.0	1.0
കർണ്ണാടകം	1.0	1.0
മഹാരാഷ്ട്രം	1.0	1.0
ഗുജറാത്ത്	1.0	1.0
രാജസ്ഥാൻ	1.0	1.0
ഹരിയാന	1.0	1.0
പഞ്ചാബ്	1.0	1.0
ഉത്തർപ്രദേശ്	1.0	1.0
മധ്യപ്രദേശ്	1.0	1.0
കേന്ദ്രഭാഗങ്ങൾ	1.0	1.0
ആകെ	1.0	1.0

816-817 _____

1992-93

4. *How much?*

നഗർ പ്രവേശനം അനുവദിക്കുന്ന ഒരു പുറപ്പെട്ടതായ ബ്രിട്ടീഷ് ഇന്ത്യയിലെ മലബാറിലെ ഇന്ത്യയിൽ ആ സമയത്തു തന്നെ കോമിൻറെ പക്ഷം അനുവദിക്കുന്ന ബ്രിട്ടീഷ് ഇന്ത്യയിലെ വല്ല മലബാറിലെ എങ്ങിനെയെങ്കിലും മറ്റൊരു സ്ഥലത്തും അടുത്തിടെ 25 - 30 വകുപ്പിൽ സമീപിച്ചുകൊണ്ട് വിവരങ്ങൾ ഉൾക്കൊള്ളിക്കുന്ന ഒരു വകുപ്പുകൾ അധികാര പ്രാപിച്ച വല്ല മറ്റൊരു സ്ഥലത്തും അതുപോലെ മിക്ക പക്ഷം അനുവദിക്കുന്ന ഒരു കാര്യം.

1 - 75 നവം.

1885 ന്റെ നവംബർ 11 - 20 വകുപ്പുകൾ (25) വകുപ്പുകൾ.

1885 ന്റെ നവംബർ 11 - 20 വകുപ്പുകൾ നഗർ പ്രവേശനം അനുവദിക്കുന്ന ബ്രിട്ടീഷ് ഇന്ത്യയിലെ മലബാറിലെ ഇന്ത്യയിൽ ആ സമയത്തു തന്നെ കോമിൻറെ പക്ഷം അനുവദിക്കുന്ന ബ്രിട്ടീഷ് ഇന്ത്യയിലെ വല്ല മലബാറിലെ എങ്ങിനെയെങ്കിലും മറ്റൊരു സ്ഥലത്തും അടുത്തിടെ 25 - 30 വകുപ്പിൽ സമീപിച്ചുകൊണ്ട് വിവരങ്ങൾ ഉൾക്കൊള്ളിക്കുന്ന ഒരു വകുപ്പുകൾ അധികാര പ്രാപിച്ച വല്ല മറ്റൊരു സ്ഥലത്തും അതുപോലെ മിക്ക പക്ഷം അനുവദിക്കുന്ന ഒരു കാര്യം.

2 - 30 നവം.

1885 ന്റെ നവംബർ 11 - 20 വകുപ്പുകൾ (25) വകുപ്പുകൾ.

1885 ന്റെ നവംബർ 11 - 20 വകുപ്പുകൾ നഗർ പ്രവേശനം അനുവദിക്കുന്ന ബ്രിട്ടീഷ് ഇന്ത്യയിലെ മലബാറിലെ ഇന്ത്യയിൽ ആ സമയത്തു തന്നെ കോമിൻറെ പക്ഷം അനുവദിക്കുന്ന ബ്രിട്ടീഷ് ഇന്ത്യയിലെ വല്ല മലബാറിലെ എങ്ങിനെയെങ്കിലും മറ്റൊരു സ്ഥലത്തും അടുത്തിടെ 25 - 30 വകുപ്പിൽ സമീപിച്ചുകൊണ്ട് വിവരങ്ങൾ ഉൾക്കൊള്ളിക്കുന്ന ഒരു വകുപ്പുകൾ അധികാര പ്രാപിച്ച വല്ല മറ്റൊരു സ്ഥലത്തും അതുപോലെ മിക്ക പക്ഷം അനുവദിക്കുന്ന ഒരു കാര്യം.

[18] ന് അധികം ഹയ്യന്മാരുടെയും ഹെററ്റൻ കുപ്പിയിൽ കയ്യെത്തി ആക്ടിലെ 27 - 30 വകുപ്പിൽ ആവശ്യപ്പെട്ടുകൊണ്ടുള്ള മേധാവിക്ക് അധ്യക്ഷത വഹിക്കുന്ന കമ്മിറ്റിയിൽ അംഗമായിട്ടുള്ള മെമ്പർമാർക്ക് ആവശ്യപ്പെട്ട പ്രകാരം അതിനനുസരിച്ചുള്ള ഹയ്യന്മാർ 79 - 80 മുതലായി പത്തായിട്ടുള്ള പരിധിയിലുള്ള ആ കുപ്പിയിൽ ഉൾപ്പെടെ കുടി തങ്ങൾ സാക്ഷ്യപ്പെടുത്തും.

മേൽപറഞ്ഞ കുപ്പിയിൽ മേധാവിമാർക്ക് മെമ്പർമാർ 1895 ലെ ഹയ്യന്മാരുടെ ആക്ടിലെ 11 - 30 വകുപ്പിൽ ആവശ്യപ്പെട്ട ഏ സാക്ഷ്യപ്പെടുന്ന ഉപകരണങ്ങൾ അതിനനുസരിച്ചുള്ള മെമ്പർമാർ 50 - 52 മുതലായി മീറ്റർമാർക്ക് വിന്യസിക്കുന്ന താഴെത്തന്നെ ചുവടെ ചുവടെയായിട്ടുള്ള ക്രിസ്ത്യൻ സാക്ഷ്യപ്പെടുത്തും.

കുപ്പിയിൽപ്പെട്ട ഹയ്യന്മാരുടെയും മേൽപറഞ്ഞ ആക്ടിനായി ആവശ്യപ്പെട്ട 11 മുതൽ 50 വരെ മെമ്പർമാരിൽപ്പെട്ടവർക്ക് ക്രിസ്ത്യൻ മേൽ സാക്ഷ്യപ്പെടുത്തും.

3 - 50 നമ്പർ.

1895 ലെ ഹയ്യന്മാരുടെ ആക്ടി 11 - 30 വകുപ്പുകൾക്ക് പുറമെ (മറ്റ്) മെമ്പർമാർ.

1895 ലെ ഹയ്യന്മാരുടെ ആക്ടിലെ 12 - 50 വകുപ്പുകൾക്ക് സാക്ഷ്യപ്പെടുന്ന മേൽ ചുവടെയായിട്ടുള്ള ക്രിസ്ത്യൻ സാക്ഷ്യപ്പെടുത്തും അധികമുള്ളവർക്കുള്ളവർക്ക് ആരുമില്ലാത്ത സാക്ഷ്യപ്പെടുത്തുന്നവർക്കുള്ളവർക്ക് 1000

ഹയ്യന്മാരുടെയും മേൽപറഞ്ഞ ആക്ടിയിൽ അധികമായി കയ്യെത്തി ഹയ്യന്മാരുടെയും ഹെററ്റൻ കുപ്പിയിൽ കയ്യെത്തി ആക്ടിലെ 27 - 30 വകുപ്പിൽ ആവശ്യപ്പെട്ടുകൊണ്ടുള്ള മേധാവിക്ക് അധ്യക്ഷത വഹിക്കുന്ന കമ്മിറ്റിയിൽ അംഗമായിട്ടുള്ള മെമ്പർമാർക്ക് ആവശ്യപ്പെട്ട പ്രകാരം അതിനനുസരിച്ചുള്ള ഹയ്യന്മാർ 79 - 80 മുതലായി പത്തായിട്ടുള്ള പരിധിയിൽപ്പെട്ട ആ കുപ്പിയിൽ ഉൾപ്പെടെ കുടി തങ്ങൾ സാക്ഷ്യപ്പെടുത്തും.

19

മെമ്പർ

മേൽപറഞ്ഞ

4 - 50 നമ്പർ.

1895 ലെ ഹയ്യന്മാരുടെ ആക്ടി 11 - 30 വകുപ്പുകൾക്ക് പുറമെ (മറ്റ്) മെമ്പർമാർ

മേൽ ചുവടെയായിട്ടുള്ള ക്രിസ്ത്യൻ സാക്ഷ്യപ്പെടുത്തും അധികമുള്ളവർക്കുള്ളവർക്ക് ആരുമില്ലാത്ത സാക്ഷ്യപ്പെടുത്തുന്നവർക്കുള്ളവർക്ക് 1000

[illegible][illegible]

ஆறு கனத்தில் 133 மீட்டர்கள் என்ற குவாண்டியும், கிடை
சாபுகளிலிருந்தும் சேகரிக்கப்பட்டிருக்கின்ற குவாண்டியும், சாபுத் திடப்படுத்தப்பட்டிருக்கின்ற
புவிமீதியிலிருந்தும் பெண் குவாண்டியாகியதில் மேற்படிவான பிழைகள் ஏற்பட்டிருக்கின்றன. அப்படிப்பட்ட
பிழை அப்படிப்பட்டவர்களை கிடைக்கின்ற குவாண்டியைப் போலவே கிடைக்கின்ற

[illegible][illegible]

11 - 06 000001.

சென்னை மாவட்டம்,

சென்னை மாவட்டம்	பகுதி	பெயர்	சென்னை மாவட்டம்		பெயர்	பெயர்
			பெயர்	பெயர்		

ம. கி. கருப்பன்,
சென்னை மாவட்டம்.

(A true translation.)

M. KRISHNAN,

Malapalam Translator to Government.

No. 125.—In exercise of the power vested in him by section 20 of the Madras District Municipalities Act IV of 1884, the Governor in Council is pleased to appoint Mr. Elvira Pionnidge Taylor to be a Municipal Councillor of the Municipality of Kodaikand.

No. 126.—In exercise of the power vested in him by section 20 of the Madras District Municipalities Act IV of 1884, the Governor in Council is pleased to appoint M.R. Sri. Udal Sankari Rao Arangal to be a Municipal Councillor of the Municipality of Ongole.

No. 127.—In exercise of the power vested in him by section 20 of the Madras District Municipalities Act IV of 1884, the Governor in Council is pleased to re-appoint Kappur Zamindar Sahib Sahakar to be a Municipal Councillor of the Municipality of Arcot.

No. 128.—In exercise of the power vested in him by section 20 of the Madras District Municipalities Act IV of 1884, the Governor in Council is pleased to re-appoint Mr. Christopher Lawton to be a Municipal Councillor of the Municipality of Bangalore.

No. 129.—Under section 19 of the Madras District Municipalities Act IV of 1884, M.R. Sri. Cille Marudurai Agar Arangal has been duly elected as a Municipal Councillor of the Municipality of Madurai.

No. 130.—Under section 20 of the Madras District Municipalities Act IV of 1884, M.R. Sri. Ponnai Krishna Aiyer Marudurai Aiyer Arangal, M.R. Sri. Subbanna Bannai Sankarai Marudurai Aiyer Arangal and Mr. Ramiah Aiyer Marudurai Aiyer Arangal have been duly elected as Municipal Councillors of the Municipality of Dindigul.

No. 131.—Under section 20 of the Madras District Municipalities Act IV of 1884, M.R. Sri. Aravandi Thalai Ramaswami Pillai Arangal has been duly elected as a Municipal Councillor of the Municipality of Tanjore.

No. 132.—Under section 20 of the Madras District Municipalities Act IV of 1884, M.R. Sri. Nayaga David Kothar Arangal has been duly elected as a Municipal Councillor of the Municipality of Mayavaram.

No. 133.—Under section 20 of the Madras District Municipalities Act IV of 1884, M.R. Sri. Tirumangaiyer Subbarama Pillai Arangal has been duly elected as a Municipal Councillor of the Municipality of Srirangam.

No. 134.—Under section 20 of the Madras District Municipalities Act IV of 1884, M.R. Sri. T. Aranga Pillai Marudurai Pillai Arangal has been duly elected as a Municipal Councillor of the Municipality of Negapattinam.

NOMINATIONS BY MEMBERS OF DISTRICT BOARDS.

No. 53.—Under section 21 of the Madras Local Boards Act, 1894, M.R. Sri. Frankford Marudurai Nayar Arangal has been appointed, by election, as a member of the Malabar District Board by the Palghat Taluk Board.

No. 54.—Under section 21 of the Madras Local Boards Act, 1894, M.R. Sri. Karthikeya Venkateswamiya Reddiar has been appointed, by election, as a member of the Malabar District Board by the Narasimangal Taluk Board.

No. 55.—Under section 21 of the Madras Local Boards Act, 1894, M.R. Sri. Venkatasubba Chinnaiyengar Marudurai Goundar, M.R. Sri. Sagar Rajagopal Rao Goundar and M.R. Sri. Ramaswami Reddiar have been appointed, by election, as members of the Malabar District Board by the Haveli Taluk Board.

No. 56.—Under section 21 of the Madras Local Boards Act, 1894, M.R. Sri. Pannaswami Narasimhaiah Paddai Goundar has been appointed, by election, as Vice-President of the Narasimangal Taluk Board.

No. 57.—Under section 20 of the Madras Local Boards Act, 1894, M.R. Sri. N. Venkateswami Rao Goundar has been appointed, by election, as Vice-President of the Madhavapatti Taluk Board.

No. 58.—The President, District Board, Madurai, in exercise of the power delegated to him by the Governor in Council under section 160 of the Madras Local Boards Act, 1894, hereby appoints M.R. Sri. C. Sundaram Aiyer Arangal, M.R. Sri. S. H. M. S. C. T. Muthayya Chettiar Arangal, M.R. M. Maheswari Reddiar, Sahib Sahakar and Mr. Deputy Talukdar of Srirangam to be members of the Srirangam Taluk Board.

No. 59.—The President, District Board, Coimbatore, in exercise of the power delegated to him by the Governor in Council under section 160 of the Madras Local Boards Act, 1894, hereby appoints M.R. Sri. W. Sankaraya Goundar to be a member of the Pudukottai Taluk Board.

No. 60.—The President, District Board, Visnagar, in exercise of the power delegated to him by the Governor in Council under section 160 of the Madras Local Boards Act, 1894, hereby appoints M.R. Sri. Gopalappa Appanna Appanna Goundar to be a member of the Pudukottai Taluk Board.

No. 61.—The President, District Board, Malabar, in exercise of the power delegated to him by the Governor in Council under section 202 of the Madras Local Boards Act, 1894, hereby re-appoints Kallathur Sahib Sahib Sahakar to be a member of the Chingal Taluk Board.

No. 62.—The President, District Board, Arcot, in exercise of the power delegated to him by the Governor in Council under section 160 of the Madras Local Boards Act, 1894, hereby re-appoints Mr. J. D. Gounder, a member of the Coimbatore District Board, for being, without sufficient excuse, neglected for more than three consecutive months to be present at the meetings of the said District Board.

NOTIFICATIONS.

No. 315.—*Thayikamathil Kuvindikkal* Barathi Palai Salakar, a Councillor of the Tellicherry Municipality, having absented himself from the meetings of the Municipal Council for more than three consecutive months, the Governor in Council hereby rescues him from his office under clause (b) of sub-section (1) of section 10 of the Madras District Municipalities Act, 1884.

No. 316.—In notification No. 3747, published at page 477 of Part I-A of the *Port St. George's Gazette*, dated 22nd November 1909, for "M.R.Ry. Dapkinla Narasimham Gera" substitute "M.R. Ry. Dapkinla Narasimham Gera".

No. 317.—Under section 81 of the Madras Local Boards Act, 1884, the Governor in Council is pleased to cancel, with effect from 1st April 1911, the notification issued under G.O. No. 1212 L, dated 25th August 1904, and so much of the notification issued under G.O. No. 339 L, dated 29th February 1905, as relate to the exemption from payment of tolls at the Portolamman toll-gate of all cargoes and ware drawn by persons residing in and within a radius of three miles from the said town and registered in the book office at Angadipuram.

No. 318.—Under sub-section (i) of section 144 of the Madras Local Boards Act, 1884, the Governor in Council is pleased to make the following alterations in schedule I to the rules framed for the conduct of elections of members of local boards and published under notification No. 427 at pages 496-508 of Part I-A of the *Port St. George's Gazette*, dated 12th April 1909:—

District.	Taluk Board.	Number of elected seats.	Specification of areas included in the elected seats.	Number of members to be elected by each area.	Land revenue payable by the taluk boards specified in column 2.
1	2	3	4	5	6
For					
Tanjore	Tanjore	2	Tanjore Taluk	1	21.
		2	Manjra Taluk	1	
		2	Thiruvannamalai Taluk	1	
		2	Madhav Taluk	1	
		2	Thiruvannamalai Taluk	1	
	Kankaiyem	2	Thiruvannamalai Taluk	1	200
		2	Thiruvannamalai Taluk	1	
		2	Thiruvannamalai Taluk	1	
		2	Thiruvannamalai Taluk	1	
		2	Thiruvannamalai Taluk	1	
Pattinam	2	Pattinam Taluk	1	130	
	2	Pattinam Taluk	1		
	2	Pattinam Taluk	1		
	2	Pattinam Taluk	1		
	2	Pattinam Taluk	1		
	2	Pattinam Taluk	1		
Subordinate					
Tanjore	Tanjore	2	Tanjore Taluk	1	100
		2	Thiruvannamalai Taluk	1	
		2	Thiruvannamalai Taluk	1	
		2	Thiruvannamalai Taluk	1	
		2	Thiruvannamalai Taluk	1	
	Kankaiyem	2	Thiruvannamalai Taluk	1	300
		2	Thiruvannamalai Taluk	1	
		2	Thiruvannamalai Taluk	1	
		2	Thiruvannamalai Taluk	1	
		2	Thiruvannamalai Taluk	1	
Pattinam	2	Pattinam Taluk	1	100	
	2	Pattinam Taluk	1		
	2	Pattinam Taluk	1		
	2	Pattinam Taluk	1		
	2	Pattinam Taluk	1		
	2	Pattinam Taluk	1		

No. 218.—The following draft order, voting in the Treasurer of charitable Endowments, Madras, a terrace building constructed by M.S. by Koppappa Rama Rao at an approximate cost of Rs. 1,500 for the benefit of pilgrims to the Tirupati hills, and approving the assignment of the said property by the District Board of North Arcot, is published for the information of persons likely to be affected thereby. It will be taken into further consideration on or after the 1st April 1911.

Draft Order.

Whereas M. S. Koppappa Rama Rao has submitted under section 4 of the Charitable Endowments Act, 1890, a request that the provisions of the said Act be applied to the terrace building constructed by him at a cost of about Rs. 1,500 on the Tirupati hills, in connection with the Sri Tirupathi Venkateswara's Endowment, water, shed fund; and that the said building be used for the benefit of the pilgrims attending the Endowment festival on the Tirupati hills, the Government Council in exercise of the powers vested in him under sections 4 and 5 of the aforesaid Act hereby directs that the said building shall vest in the Treasurer of Charitable Endowments, Madras, and that it shall be used for the benefit of all pilgrims without distinction of caste or creed, and appoints the District Board of North Arcot to administer the same.

ACQUISITION OF LANDS

No. 120.—Under section 4 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 45 of an acre, in the name a little more or less, is needed for a public purpose, to wit, for a pathway leading to the drinking water tank at Kadamanchi, and, under sections 3 and 5, the Revenue Divisional Officer, Narasapur, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

1. A plan of the site is available in the Revenue Divisional office, Narasapur, and may be inspected at any time during office hours.

SCHEDULE.

Description of land, with its size, more or less, as per available, with survey or plan sheet number.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
<i>Kadamanchi, Narasapur taluk, Kadamanchi village.</i>			
Dist., wt. S. No. 26. 1 A.	Mount Subramanyaswami	South, No. 351, east, No. 41; north, No. 353; west, No. 351	Acres. 45
Dist., Sg. S. No. 42	Do	North, Nos. 42-4 and 42-5; east, No. 41; north, No. 41; west, No. 400 A.	50
		Total ..	95

No. 221.—Under section 4 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 46 square perches, in the name a little more or less, is needed for a public purpose, to wit, for widening the public street at Kappara, and, under sections 3 and 5, the Revenue Divisional Officer, Head-quarters division, Channarayana, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the site proposed to be acquired is kept in the office of the Revenue Divisional Officer, Head-quarters division, Channarayana, and is available for inspection at any time during office hours.

SCHEDULE.

Description of land, with its size, more or less, as per available, with survey or plan sheet number.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
<i>Kappara taluk, Channarayana village.</i>			
Village No. 1	Channarayana	North, west and south, public street; west, house of Channarayana	Ac. 46

St. 525.—Under section 4 of the Land Acquisition Act, 1894, the Governor in Council hereby directs that the land mentioned in the following schedule and measuring 677½ sq. ft. or 103½ sq. m. here, is the minimum area, or less, is needed for a public purpose, to wit, for opening a new road. Officers, respectively, are directed to cause the execution of the provisions of the said Act and to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the Revenue Divisional Officer, Tinsukie, and may be inspected at any time during office hours.

References

Description of land, well or dry, more or less fertile, with silting or pebbly surface.	Name of person or tribe.	Description of the land required for its inland ag- riculture.	Notes to be filled up.
<i>Formerly cleared, formerly tilled, fallow and pasture.</i>			
Molam, N. M. - 180.	Kandachikayyil Kani ..	North, portion of Kandachikayyil Kani's field and road; Kandachikayyil Kani's mound pond and field land; north, portion of Kandachikayyil Kani's field and road; west, Kandachikayyil Kani's field and road.	No. 180
Do.	Do.	North, Kandachikayyil Kani's pond and main building; north, portion of Kandachikayyil Kani's field and road; south, portion of Kandachikayyil Kani's field and road.	181A
Do.	Do.	North, portion of Kandachikayyil Kani's field and road; south, Kandachikayyil Kani's mound pond; south, Kandachikayyil Kani's field and road.	182A
Do.	Do.	North, Kandachikayyil Kani's main building; south, Kandachikayyil Kani's pond; south, Kandachikayyil Kani's field and road.	183
Do.	Do.	North, Kandachikayyil Kani's field and road; south, Kandachikayyil Kani's field and road; south, Kandachikayyil Kani's field and road.	184
Do.	Do.	North, Kandachikayyil Kani's field and road; south, Kandachikayyil Kani's field and road; south, Kandachikayyil Kani's field and road.	185
Do.	Do.	North, Kandachikayyil Kani's field and road; south, Kandachikayyil Kani's field and road; south, Kandachikayyil Kani's field and road.	186
Do.	Do.	North, Kandachikayyil Kani's field and road; south, Kandachikayyil Kani's field and road; south, Kandachikayyil Kani's field and road.	187
Do.	Do.	North, Kandachikayyil Kani's field and road; south, Kandachikayyil Kani's field and road; south, Kandachikayyil Kani's field and road.	188
Do.	Do.	North, Kandachikayyil Kani's field and road; south, Kandachikayyil Kani's field and road; south, Kandachikayyil Kani's field and road.	189
Do.	Do.	North, Kandachikayyil Kani's field and road; south, Kandachikayyil Kani's field and road; south, Kandachikayyil Kani's field and road.	190
Do.	Do.	North, Kandachikayyil Kani's field and road; south, Kandachikayyil Kani's field and road; south, Kandachikayyil Kani's field and road.	191
Do.	Do.	North, Kandachikayyil Kani's field and road; south, Kandachikayyil Kani's field and road; south, Kandachikayyil Kani's field and road.	192
Do.	Do.	North, Kandachikayyil Kani's field and road; south, Kandachikayyil Kani's field and road; south, Kandachikayyil Kani's field and road.	193
Do.	Do.	North, Kandachikayyil Kani's field and road; south, Kandachikayyil Kani's field and road; south, Kandachikayyil Kani's field and road.	194

Description of land, with its size, more or less, and the survey to which it belongs.	Name of owner or occupier.	Particulars of the land required to be taken up.	Extent to be taken up.
<i>Formerly situated, formerly sold, purchased and otherwise.</i>			
William E. No. 48	Bannerman's Cove	North, Bannerman's Cove's vacant land, east, portion of Bannerman's Cove's land, including south, Bannerman's Cove's vacant land, west, Fullwood's land.	26 27
Do.	Bannerman's Cove	North, Bannerman's Cove's vacant land, east, Bannerman's Cove's vacant land, south, Fullwood's land; west, Fullwood's land and Bannerman's Cove's vacant land.	40 2
Do.	Bannerman's Cove	North and east, Fullwood's land; south and west, Bannerman's Cove's vacant land.	20 2
Do.	Do.	North, Fullwood's land; east, Bannerman's Cove's land, including south, Bannerman's Cove's vacant land; west, Bannerman's Cove's land including south.	12 2
Do.	Bannerman's Cove	North, Bannerman's Cove's vacant land; east, Fullwood's land; south, Bannerman's Cove's vacant land; west, portion of Bannerman's Cove's vacant land.	7 2
Do.	Chilman's Cove	North, the building of Chilman's Cove and Chilman's Cove's vacant land, east, portion of Chilman's Cove's vacant land; south, portion of Chilman's Cove's vacant land; west, Fullwood's land.	4 2
Do.	Chilman's Cove	North, Chilman's Cove's vacant land; east, portion of Chilman's Cove's vacant land; south, portion of Chilman's Cove's vacant land; west, Fullwood's land.	20 2
Do.	Chilman's Cove	North, Chilman's Cove's vacant land; east, portion of Chilman's Cove's vacant land; south, portion of Chilman's Cove's vacant land; west, Fullwood's land.	20 2
Do.	Chilman's Cove	North, Chilman's Cove's vacant land; east, portion of Chilman's Cove's vacant land; south, portion of Chilman's Cove's vacant land; west, Fullwood's land.	20 2
Do.	Chilman's Cove	North, Chilman's Cove's vacant land; east, portion of Chilman's Cove's vacant land; south, portion of Chilman's Cove's vacant land; west, Fullwood's land.	20 2
Do.	Chilman's Cove	North, Chilman's Cove's vacant land; east, portion of Chilman's Cove's vacant land; south, portion of Chilman's Cove's vacant land; west, Fullwood's land.	20 2
Do.	Chilman's Cove	North, Chilman's Cove's vacant land; east, portion of Chilman's Cove's vacant land; south, portion of Chilman's Cove's vacant land; west, Fullwood's land.	20 2
Do.	Chilman's Cove	North, Chilman's Cove's vacant land; east, portion of Chilman's Cove's vacant land; south, portion of Chilman's Cove's vacant land; west, Fullwood's land.	20 2
Do.	Chilman's Cove	North, Chilman's Cove's vacant land; east, portion of Chilman's Cove's vacant land; south, portion of Chilman's Cove's vacant land; west, Fullwood's land.	20 2

Mr. 728.—Under section 8 of the Land Acquisition Act, 1894, the Government in Council hereby declare that the land mentioned in the following schedule and measuring 68 of an acre, to be more or less, and not less than a public purpose, to wit, for opening a direct route from the Local Feed School at Kani to the village of ; and, under sections 3 and 7, the Revenue Divisional Officer, Tadamangudi, is appointed to perform the functions of a Collector under the Act and directed to take notice for the acquisition of the said land.

2. A plot of the land is kept in the Museum Divisional Office, Tirindivanam, and may be inspected at any time during office hours.

References

Locality of the fly, wet or dry, from which specimens were collected, with altitude or general description	Name of owner or collector	Number of the lot required to be taken up	Entered to be taken up
<i>Rocky Mtn. district, Philippines only, same slope</i>			
Volcanic, precipitous, E. Sta. Anil.	Switzerland, Guatemala, Farje, Rodriguez, Gonzalez, Rodriguez Gonzalez, and Jarama, Mexico	2071, No. 40 1-3; wet, No. 40 2 and 3 4, villages near summit of Volcanes, 2000 ft., natural lava flow, on road, N. P. 70 N., village also forming street; wet, No. 70 4, village also forming street; wet, No. 70 5, mountain summit of Panjico, mountain's base and summit	4075 107
Dry, No. 40 1-4	Lahaboncel	Wet, No. 40 1-3; wet, No. 40 4 E. L., south, No. 70 4, village also precipitous, wet, No. 70 5	
Do.	Cibacanan Hotel	Wet, No. 40 1-3; wet, No. 40 4 E., south, No. 40 5, wet, No. 40 6	
Dry, No. 40 1-4	Empressonal Rapids	Wet, No. 40 1, wet, No. 40 2, wet, No. 40 3, wet, No. 40 4, wet, No. 40 5, wet, No. 40 6, wet, No. 40 7, wet, No. 40 8, wet, No. 40 9, wet, No. 40 10, wet, No. 40 11, wet, No. 40 12, wet, No. 40 13, wet, No. 40 14, wet, No. 40 15, wet, No. 40 16, wet, No. 40 17, wet, No. 40 18, wet, No. 40 19, wet, No. 40 20, wet, No. 40 21, wet, No. 40 22, wet, No. 40 23, wet, No. 40 24, wet, No. 40 25, wet, No. 40 26, wet, No. 40 27, wet, No. 40 28, wet, No. 40 29, wet, No. 40 30, wet, No. 40 31, wet, No. 40 32, wet, No. 40 33, wet, No. 40 34, wet, No. 40 35, wet, No. 40 36, wet, No. 40 37, wet, No. 40 38, wet, No. 40 39, wet, No. 40 40, wet, No. 40 41, wet, No. 40 42, wet, No. 40 43, wet, No. 40 44, wet, No. 40 45, wet, No. 40 46, wet, No. 40 47, wet, No. 40 48, wet, No. 40 49, wet, No. 40 50, wet, No. 40 51, wet, No. 40 52, wet, No. 40 53, wet, No. 40 54, wet, No. 40 55, wet, No. 40 56, wet, No. 40 57, wet, No. 40 58, wet, No. 40 59, wet, No. 40 60, wet, No. 40 61, wet, No. 40 62, wet, No. 40 63, wet, No. 40 64, wet, No. 40 65, wet, No. 40 66, wet, No. 40 67, wet, No. 40 68, wet, No. 40 69, wet, No. 40 70, wet, No. 40 71, wet, No. 40 72, wet, No. 40 73, wet, No. 40 74, wet, No. 40 75, wet, No. 40 76, wet, No. 40 77, wet, No. 40 78, wet, No. 40 79, wet, No. 40 80, wet, No. 40 81, wet, No. 40 82, wet, No. 40 83, wet, No. 40 84, wet, No. 40 85, wet, No. 40 86, wet, No. 40 87, wet, No. 40 88, wet, No. 40 89, wet, No. 40 90, wet, No. 40 91, wet, No. 40 92, wet, No. 40 93, wet, No. 40 94, wet, No. 40 95, wet, No. 40 96, wet, No. 40 97, wet, No. 40 98, wet, No. 40 99, wet, No. 40 100, wet, No. 40 101, wet, No. 40 102, wet, No. 40 103, wet, No. 40 104, wet, No. 40 105, wet, No. 40 106, wet, No. 40 107, wet, No. 40 108, wet, No. 40 109, wet, No. 40 110, wet, No. 40 111, wet, No. 40 112, wet, No. 40 113, wet, No. 40 114, wet, No. 40 115, wet, No. 40 116, wet, No. 40 117, wet, No. 40 118, wet, No. 40 119, wet, No. 40 120, wet, No. 40 121, wet, No. 40 122, wet, No. 40 123, wet, No. 40 124, wet, No. 40 125, wet, No. 40 126, wet, No. 40 127, wet, No. 40 128, wet, No. 40 129, wet, No. 40 130, wet, No. 40 131, wet, No. 40 132, wet, No. 40 133, wet, No. 40 134, wet, No. 40 135, wet, No. 40 136, wet, No. 40 137, wet, No. 40 138, wet, No. 40 139, wet, No. 40 140, wet, No. 40 141, wet, No. 40 142, wet, No. 40 143, wet, No. 40 144, wet, No. 40 145, wet, No. 40 146, wet, No. 40 147, wet, No. 40 148, wet, No. 40 149, wet, No. 40 150, wet, No. 40 151, wet, No. 40 152, wet, No. 40 153, wet, No. 40 154, wet, No. 40 155, wet, No. 40 156, wet, No. 40 157, wet, No. 40 158, wet, No. 40 159, wet, No. 40 160, wet, No. 40 161, wet, No. 40 162, wet, No. 40 163, wet, No. 40 164, wet, No. 40 165, wet, No. 40 166, wet, No. 40 167, wet, No. 40 168, wet, No. 40 169, wet, No. 40 170, wet, No. 40 171, wet, No. 40 172, wet, No. 40 173, wet, No. 40 174, wet, No. 40 175, wet, No. 40 176, wet, No. 40 177, wet, No. 40 178, wet, No. 40 179, wet, No. 40 180, wet, No. 40 181, wet, No. 40 182, wet, No. 40 183, wet, No. 40 184, wet, No. 40 185, wet, No. 40 186, wet, No. 40 187, wet, No. 40 188, wet, No. 40 189, wet, No. 40 190, wet, No. 40 191, wet, No. 40 192, wet, No. 40 193, wet, No. 40 194, wet, No. 40 195, wet, No. 40 196, wet, No. 40 197, wet, No. 40 198, wet, No. 40 199, wet, No. 40 200, wet, No. 40 201, wet, No. 40 202, wet, No. 40 203, wet, No. 40 204, wet, No. 40 205, wet, No. 40 206, wet, No. 40 207, wet, No. 40 208, wet, No. 40 209, wet, No. 40 210, wet, No. 40 211, wet, No. 40 212, wet, No. 40 213, wet, No. 40 214, wet, No. 40 215, wet, No. 40 216, wet, No. 40 217, wet, No. 40 218, wet, No. 40 219, wet, No. 40 220, wet, No. 40 221, wet, No. 40 222, wet, No. 40 223, wet, No. 40 224, wet, No. 40 225, wet, No. 40 226, wet, No. 40 227, wet, No. 40 228, wet, No. 40 229, wet, No. 40 230, wet, No. 40 231, wet, No. 40 232, wet, No. 40 233, wet, No. 40 234, wet, No. 40 235, wet, No. 40 236, wet, No. 40 237, wet, No. 40 238, wet, No. 40 239, wet, No. 40 240, wet, No. 40 241, wet, No. 40 242, wet, No. 40 243, wet, No. 40 244, wet, No. 40 245, wet, No. 40 246, wet, No. 40 247, wet, No. 40 248, wet, No. 40 249, wet, No. 40 250, wet, No. 40 251, wet, No. 40 252, wet, No. 40 253, wet, No. 40 254, wet, No. 40 255, wet, No. 40 256, wet, No. 40 257, wet, No. 40 258, wet, No. 40 259, wet, No. 40 260, wet, No. 40 261, wet, No. 40 262, wet, No. 40 263, wet, No. 40 264, wet, No. 40 265, wet, No. 40 266, wet, No. 40 267, wet, No. 40 268, wet, No. 40 269, wet, No. 40 270, wet, No. 40 271, wet, No. 40 272, wet, No. 40 273, wet, No. 40 274, wet, No. 40 275, wet, No. 40 276, wet, No. 40 277, wet, No. 40 278, wet, No. 40 279, wet, No. 40 280, wet, No. 40 281, wet, No. 40 282, wet, No. 40 283, wet, No. 40 284, wet, No. 40 285, wet, No. 40 286, wet, No. 40 287, wet, No. 40 288, wet, No. 40 289, wet, No. 40 290, wet, No. 40 291, wet, No. 40 292, wet, No. 40 293, wet, No. 40 294, wet, No. 40 295, wet, No. 40 296, wet, No. 40 297, wet, No. 40 298, wet, No. 40 299, wet, No. 40 300, wet, No. 40 301, wet, No. 40 302, wet, No. 40 303, wet, No. 40 304, wet, No. 40 305, wet, No. 40 306, wet,	

No. 529.—Under section 8 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 14 of an acre, be the same a little more or less, is needed for a public purpose, to wit, for the construction of Yamunabadi, Coimbatore, and, under sections 5 and 7, the Revenue Divisional Officer, Head-quarters division, Coimbatore, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

3. A plan of the site is available in the office of the Revenue Divisional Officer, Head-quarters division, Coimbatore, for inspection during office hours.

SCHEDULE.

Description of land, with or without, more or less, as possible, with survey or proposed number.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
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Subsidiary division, Coimbatore taluk, Kistna village.

Survey, No. 8, No. 1042.	Kalyanappa Marudhantham of Kistna	North, bounded by No. 1033; and, perpendicular No. 1042; north, bounded by No. 1033; west, perpendicular No. 1042 and perpendicular No. 1033.	about 14
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—2—

No. 530.—Under section 8 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 1107 of an acre, be the same a little more or less, is needed for a public purpose, to wit, for widening the lane to the north of the Pongporewallah, north street, Tanjore Municipality; and, under sections 5 and 7, the Revenue Divisional Officer, Tanjore, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

3. A plan of the land is kept in the Revenue Divisional Office, Tanjore, and it may be had for inspection at any time during office hours.

SCHEDULE.

Description of land, with or without, more or less, as possible, with survey or proposed number.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
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Subsidiary division, Tanjore taluk, Pongpore street, Pongporewallah village.

Revenue, T.S. No. 1040	Arumma Arumma	North, T.S. No. 1040, road, and, T.S. No. 1041; south, T.S. No. 1040; road, T.S. No. 1040.	about 1000
Do. No. 1041	Vedhanantham	North, T.S. No. 1041, road, and, T.S. No. 1042; south, T.S. No. 1041, road, and, T.S. No. 1042.	1000
Do. No. 1042	Rajapada Arumma	North, T.S. No. 1042, road, and, T.S. No. 1043; south, T.S. No. 1042, road, and, T.S. No. 1043.	1000
Do. No. 1043	Arumma Arumma (joint) and Lakshmi Arumma (joint)	North, T.S. No. 1043, road, and, T.S. No. 1044; south, T.S. No. 1043, road, and, T.S. No. 1044.	1000
Do. No. 1044	Arumma Arumma	North, T.S. No. 1044, road, and, T.S. No. 1045; south, T.S. No. 1044, road, and, T.S. No. 1045.	1000
Do. No. 1045	Arumma Arumma	North, T.S. No. 1045, road, and, T.S. No. 1046; south, T.S. No. 1045, road, and, T.S. No. 1046.	1000
Total			1000

No. 531.—Under section 8 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 10 acres, be the same a little more or less, is needed for a public purpose, to wit, for a dairy farm at Coimbatore; and, under sections 5 and 7, the Revenue Divisional Officer, Coimbatore, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

3. A plan of the land is kept in the office of the Revenue Divisional Officer, Coimbatore, and may be inspected at any time during office hours.

References

Description of food, wet or dry, from one particular, with survey no. (unless necessary)	Name of owner or owner's address	Description of the host reported to be taken up.	Where to take up.
The <i>Myiopsittacus</i> shrike, <i>Myiopsittacus</i> shrike.			
Gard., exp. 30. 3. 8.	Mr. T. O. D. Daint ..	North, No. 10. 3. 8.; east, No. 2. 3. 8., south and west, No. 3. 3. 8. 10. 12.	CROSS 10

1. Sec. 210—Under section 6 of the Land Acquisition Act, 1894, the Government in Council hereby declares that the land mentioned in the following schedule and measuring 111 acres, to be more fully described, is needed for public purposes, to wit, for the construction of a Local Fund for the use of the Government, and, under sections 2 and 7, the Deputy Tahsildar, Purnaguram, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A piece of the land is kept in the office of the Deputy Tehsildar of Poreviganam and may be inserted at any time during office hours.

References

Description of host, set to dry, name or particulars, with country or locality number	Name of insect or animal.	Description of the host exposed to be taken up.	Date to be taken up
Phaenopoma latum, <i>Stenobothrus</i> <i>hicki</i> , <i>Emmura</i> <i>collapsa</i> .			
Date, day	From <i>Agathidium</i> , <i>Stenobothrus</i> <i>hicki</i> , <i>Emmura</i> <i>collapsa</i> (collected) and <i>Stenobothrus</i> <i>hicki</i> (collected).	In host, and, with and with, a portion of the host (set to dry) of <i>Stenobothrus</i> <i>hicki</i> .	1911 1912

No. 105.—Under section 8 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 16 of an acre, by the name a little more or less, is needed for a public purpose, to wit, for the extension of the Circular Road, Kumbheriffiga road; and, under sections 3 and 7, the Tahsildar of Nagpuram is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the land therein specified.

5. A plan of the site is kept in the Tel'st office at Nagapetam and may be had for inspection at any time during office hours.

3. This being a case of arguency, the test officer is directed to take possession of the land under section 17 of the Act.

Appendix 1

Description of land, wet or dry, open or partially, with character as present or former.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent in square inches.
<i>Empidonax tristis</i> , <i>Myiophobus calurus</i> , <i>Merula phillyea</i> .			
Wet No. 148 E.	<i>Scirpus americanus</i> <i>Alnus</i>	Forest well cut, partly burnt; mostly A. & pine land.	2000-400
Do. No. 149 G.	Do.	Partly burnt, partly land; mostly A. & pine land.	30
Do. No. 150 F.	<i>Scirpus americanus</i> <i>Myrica</i>	Well cut, partly burnt; mostly A. & pine land.	60
Total ..			100

Ms. 296.—Under section 5 of the Land Acquisition Act, 1880, the Government is pleased hereby to declare that the land mentioned in the following schedule and measuring 22 a/c. 0 r. 10 c. is the same or a little more or less, is needed for a public purpose, to wit, for a park to the public slaughter house.

at Kollagat; and, under sections 3 and 5, the Revenue Divisional Officer, Kollagat, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the Revenue Divisional Officer, Kollegal, and may be inspected at any time during office hours.

References

Description of land, with a description of any improvements, with survey or plan number.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
<i>Discharge district, Halfpenny district, Halfpenny village.</i>			
Dyke, R. 275, 280 A. 2.	Dyke, R. 275, 280 A. 2.	North, E. 275, 280 A. 2; East, E. 275, 280 A. 2; West, E. 275, 280 A. 2.	AFTER G.D.

20, 226.—Under section 2 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and amounting to 610 acares, to be taken as a public purpose, is needed for a public purpose, to wit, for the improvement of water supply at Kollupet and also; and, under sections 3 and 4, the Revenue Divisional Officer, Eluru, is empowered to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

5. A plot of the land is kept in the office of the said Revenue Divisional Officer and may be inspected at any time during office hours.

Summary:

[illegible]

§3. 228.—Under section 4 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 69 of an acre, be the same as more or less, is needed for a public purpose, to wit, for a play ground to the benefit of the children of the said, and, under sections 5 and 7, the Tahsildar of Dewar is appointed to perform the duties of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the Koveri Tank office and may be inspected at any time during office hours.

References

Continued.			
Description of land, with a dry season or seasonable, with entry to public number	Name of owner or lessee.	Amount of the land required to be taken up.	Notes to be taken up
<i>Native title, known title, Private village.</i>			
Wet. No 110 & 111	Folkner, Frederick, son of Folkner Frederick.	Block 8 (No. 101-7) wet. & No. 102) south, & No. 103 & wet. & No. 104.	4288 68

No. 127.—Under section 2 of the Land Acquisition Act, 1894, the Government in Council hereby declare that the land comprised in the following schedule and measuring 915 acres, be taken as a public work or use, as needed for a public purpose, to wit, for the improvement of the land of the said area, and, under sections 3 and 5, of the said Act, Messrs. The Eastern Office, Mysore, be appointed to perform the duties of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the Revenue Divisional Officer, Elmore, and may be inspected at any time during office hours.

Symptoms

Schedule			
Description of land, and its size, more or less, with survey or plat number	Part of acre or number	Beneficial use of the land to be taken up	Price to be taken up
<p>Section 1, T. 1 N., R. 1 E., S. 1 W., containing 36 acres, more or less, situate in the County of ... State of ...</p>			

Plasma and serum are transparent.

Revenues of the land required
to be taken up

Effect of
to be

Notes added, films added, film micrographs (Kodak) added

[illegible]

White stork (Ciconia ciconia). Resembles great white egret.

[illegible]

Library rates (U.S. dollars) (Estimated) (Fiscal Year's end)

[illegible]*Alnus verticillata* (Fernal) Spach.[illegible]

Description of land, not as copy, then as present title, with survey or previous number.	Name of owner or occupier.	Description of the land required to be taken up.	Extent to be taken up.
Kilmer Station, Kilmer Island, Kilmer municipality (Kilmer Island Council).			
Government purchase lots 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.			

[illegible]

There was a 20% increase in the number of

[illegible]

[illegible]

Description of land, with or dry, from or permanent, with survey or previous number.	Form of owner or occupancy.	Description of the land reported to be taken up.	Extent to be taken up
<i>Andra district, Elber taluk: Five municipalities (Municipalities) - cont.</i>			
Government village- wells, Ry. B. S. No. 41 and 2.8. No. 41 and 2.8. No. 41	Gudiyali Nagda, Khadiha Ahal and Palla Fard, Gudiyali Nagda, Khadiha Ahal and Palla Fard.	Wells, T. S. No. 41, and T. S. No. 41, wells, T. S. No. 41, and T. S. No. 41.	25. 003
Government village- wells, Ry. B. S. No. 41 and 2.8. No. 41	Barad Gopura	Wells, T. S. No. 41, and T. S. No. 41, wells, T. S. No. 41, and T. S. No. 41.	416
Government village- wells, Ry. B. S. No. 41 and 2.8. No. 41	Palla Chakraya and Palla Gopura: Palla Chakraya and Palla Gopura.	Wells, T. S. No. 41, and T. S. No. 41, wells, T. S. No. 41, and T. S. No. 41.	822
Government village- wells, Ry. B. S. No. 41 and 2.8. No. 41	Kodi Nagpura	Wells, T. S. No. 41, and T. S. No. 41, wells, T. S. No. 41, and T. S. No. 41.	624
Government village- wells, Ry. B. S. No. 41 and 2.8. No. 41	Amra Ambay Chas	Wells, T. S. No. 41, and T. S. No. 41, wells, T. S. No. 41, and T. S. No. 41.	56
Government village- wells, Ry. B. S. No. 41 and 2.8. No. 41	Bendi Khadihar	Wells, T. S. No. 41, and T. S. No. 41, wells, T. S. No. 41, and T. S. No. 41.	946
Government village- wells, Ry. B. S. No. 41 and 2.8. No. 41	Kodi Gopuram Chas	Wells, T. S. No. 41, and T. S. No. 41, wells, T. S. No. 41, and T. S. No. 41.	11
*			Total
			Grand Total

No. 528.—Under section 5 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land enclosed in the following schedule and measuring 60 a of more, in the same section 5 and 6, is needed for a public purpose, to wit, for Chelabala Bunkar and road, under sections 5 and 7, the Revenue Divisional Officer, Namrupur, is appointed to perform the functions of collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the site is available in the Bureau Divisional office, Narasapur, and may be inspected at any time during office hours.

References

Description of land, with its size, nature or proceeds, with anyway or present tenure.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
<i>Railway District, Total a total, District villages.</i>			
Ryestown, dry, 6 Acs. 200-2 A-3.	Tallachroonach Schommona	North, 25s. 180-2 A-3; road, 5s. 180-3 B-3; south, 5s. 200-4 B-1; west, 5s. 217	11750. 50

26. 133.—Under section 6 of the Land Acquisition Act, 1880, the Receiver in Charge hereby declares that the land specified in the following schedule and measuring 46 a. c. or more, be the same a Government land, and is devoted for a public purpose, to-wit, for a road from Valler along to Vaynor Regulator; and, under sections 2 and 3, for Revenue Enclosed Offsets, Barakoda, as reported to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the Bureau Divisional Officer, Bermuda, and may be inspected at any time during office hours.

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Description of land, town, sec. 36, range or section, county, with survey or plat map number.	Name of owner or owner's agent.	Bondsman of the land required to be taken up	Filing to be taken up
Elkhart District, Second civil, Release village			
Released/land parcel town, sec. 36, R. 40	Vernon Reichenbach	North H. M. 30 ; west, S. M. 61 ; north, S. M. 61 ; west, S. M. 20	1916 12

In exercise of the powers delegated to him under the Epidemic Diseases Act, 1897, the Governor in Council prohibits the attendance at the said festival from 1-14 April to 14 May 1911, inclusive, of persons from the said parts and further directs that between the said dates no vehicle to travel by rail-road and Motor on the Madras and Southern Mahratta Railway and the stations of Vedduram, Thangampatt, Dindigul, Adichaneri, Kodichaneri Road, Vadipatti, Soler, Arinjur, Thangampatt, Jalarpet, Periyarpet, Varganapakkam, Vadipatti, Jangar, Coimbatore, Kanyasulk, Tirupattur, Ponnasankudi, Hargur and Kandiappan on the South Indian Railway, Coimbatore, Ponnas, Sengalpur, Kadanbur, Tervallur, Sengalpur Road, Tirunelveli and And on the Madras and Southern Mahratta Railway and Wellingbad, Villanavakulam, Alina, Sengampettai, Kall, Gudimancher and Vadakur on the South Indian Railway, to persons attending or believed to be attending to be present at the said festival.

All persons proceeding to the said festival in contravention of this prohibition will be treated as offenders.

Port St. George, February 7, 1911.

No. 52 P.—In modification of notification No. 41 P., published on pages 51-52 of Part I-A of the Port St. George Gazette, dated 21st January 1911, the following revised list of plague-infested areas and of quarantine stations are published:—

A.—PLAQUE-INFESTED AREAS

I.—In the Madras Presidency.

Station.	Track.	Plague-infested.	Quarantine.	Station.	Plague-infested.
Bellary.	Bellary ..	Bellary.	Coimbatore— and.	Ponnas ..	Asanahalli.
		Deccan Choultry.			Aganahalli.
		Kannurachan.			Tattachampettur.
	Kodiyeri ..	Mandrag.		Tadavai ..	Reddichan.
		Solapur.			Dind.
		Palakkad.			Kannurachan.
	Hargur ..	Hargur.	Jalarpet ..	Periyarpet ..	Kandiappan.
		Hargur.			Periyarpet.
		Hargur.			Periyarpet.
	Hargur ..	Hargur.	Dindigul ..	Dindigul ..	Vadipatti.
		Hargur.			Vadipatti.
		Hargur.			Vadipatti.
Coimbatore.	Kodiyeri ..	Kodiyeri.	Jalarpet ..	Dindigul ..	Vadipatti.
		Kodiyeri.			Vadipatti.
		Kodiyeri.			Vadipatti.
	Kodiyeri ..	Kodiyeri.	Jalarpet ..	Dindigul ..	Vadipatti.
		Kodiyeri.			Vadipatti.
		Kodiyeri.			Vadipatti.
	Kodiyeri ..	Kodiyeri.	Jalarpet ..	Dindigul ..	Vadipatti.
		Kodiyeri.			Vadipatti.
		Kodiyeri.			Vadipatti.
	Kodiyeri ..	Kodiyeri.	Jalarpet ..	Dindigul ..	Vadipatti.
		Kodiyeri.			Vadipatti.
		Kodiyeri.			Vadipatti.
Dindigul.	Dindigul ..	Dindigul.	Jalarpet ..	Dindigul ..	Vadipatti.
		Dindigul.			Vadipatti.
		Dindigul.			Vadipatti.
	Dindigul ..	Dindigul.	Jalarpet ..	Dindigul ..	Vadipatti.
		Dindigul.			Vadipatti.
		Dindigul.			Vadipatti.
	Dindigul ..	Dindigul.	Jalarpet ..	Dindigul ..	Vadipatti.
		Dindigul.			Vadipatti.
		Dindigul.			Vadipatti.
	Dindigul ..	Dindigul.	Jalarpet ..	Dindigul ..	Vadipatti.
		Dindigul.			Vadipatti.
		Dindigul.			Vadipatti.
Ponnas.	Ponnas ..	Ponnas.	Jalarpet ..	Dindigul ..	Vadipatti.
		Ponnas.			Vadipatti.
		Ponnas.			Vadipatti.
	Ponnas ..	Ponnas.	Jalarpet ..	Dindigul ..	Vadipatti.
		Ponnas.			Vadipatti.
		Ponnas.			Vadipatti.
	Ponnas ..	Ponnas.	Jalarpet ..	Dindigul ..	Vadipatti.
		Ponnas.			Vadipatti.
		Ponnas.			Vadipatti.
	Ponnas ..	Ponnas.	Jalarpet ..	Dindigul ..	Vadipatti.
		Ponnas.			Vadipatti.
		Ponnas.			Vadipatti.

[illegible]

II.—Outside the *Myiopsa* Fraternity.

Inland trade.		Inland trade.	
Fishing or Pearling.	Exports and Imports, and Towns of 50,000 or more inhabitants.	Fishing or Pearling.	Exports and Imports, and Towns of 50,000 or more inhabitants.
I. Egypt.	<p>The whole province. Southern Division— (a) Districts— Ain-Hadada, Kass, Farah Mahala, Suez, Thana. Muharrika agency. (d) Towns— Youssef port, Shibwah port, Boulay Ouy, Bahay port, Thana port.</p>	II. Bombay —cont.	<p>a. South— Towns— Kawthi town and ports. b. Fakhral Ghazee— (c) States and Agencies— Akabot State, Darya State, Jas Jira State, Kattamner agency, Kolhapur and Sonkhat Mahara country, Satwa agency, Surt agency. (d) Towns— Wentaghar town and ports, Kathwar town, Shirwadine port.</p>
II. Bombay	<p>c. Central Division— East Kanadiah district, Nash district, Poonah district, Satara district, Solapur district, Shalpur town, West Kanadiah district.</p>	III. Bengal.	<p>(e) Districts— Bhagalpur, Gouripore, Burhanpoor, Durg, Meergh, Mirzapoor, Patna, Darwa, Shehabad. (f) Towns— Cuttack, Gopal, Ratanagiri. (g) Districts— Ambala, Amritsar, Alwar.</p>

R.—Passenger Stations.

South Indian Railway

Palaniamalai.	Salem.	Assango.	Madurai.	Teddyalur.
Tamiraparani.	Arivaymozhi.	Osavery.	Wundhail.	Chanchibotam.
Dindigul.	Thiruvannamalai.	Kanniyakumari.	Chidambaram.	Pottuvil.
Arundhaty.	Kudalur.	Triplicane.	Kallar.	Thiruvannamalai.
Kovilpatti.	Dindigul.	Chennai.	Porur.	Thiruvannamalai.
Salem.	Madurai.	Madurai.	Thiruvannamalai.	Thiruvannamalai.
Vellore.	Chennai.	Madurai.	Thiruvannamalai.	Thiruvannamalai.

Madurai and Southern Railway Station.

Chennai.	Palani.	Thiruvannamalai.
Chennai.	Palani.	Thiruvannamalai.
Chennai.	Palani.	Thiruvannamalai.

The Nilgiri Railway

Chennai.	Wellington.
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1. Persons entering from the places above mentioned should be required to take out passports. Covid stations should be given to the authorities mentioned in G.O., No. 282 P., dated 21st May 1913.

2. Passengers who come down from Kodaikanal to the Kodaikanal Road railway station, and wish to be exempted from the operation of the passport rules should before leaving that station obtain passes from the Collector of Madurai or other officer authorized by him for the purpose. The railway station issued at Kodaikanal Road railway station to passengers holding such passes shall not be places passed out and thus be required to take out passports at Chittoor or any other place of destination.

Port St. George, February 3, 1911.

No. 34-P.—Whereas the Governor in Council is satisfied that there is danger of an outbreak of plague at and near Manavadi in the Wynad taluk of the Malabar district, if persons from the infected parts of the Nilgiri and Malabar districts, the Mysore State and other parts declared to be infected with plague are permitted to visit that place or its vicinity on the occasion of the ensuing Vellachan or Fish Festival, festival and fair:

In exercise of the powers delegated to him under the Epidemic Diseases Act, 1887, the Governor in Council prohibits the attendance at the said festival or fair from the 10th to the 15th March 1911, inclusive, of persons from the said parts.

All persons proceeding to Manavadi or the Vellachan temple or congregating in the vicinity of Manavadi in contravention of this notification will be turned back.

No. 34-P.—Whereas the Governor in Council is satisfied that there is danger of an outbreak of plague at Dargah in the Huzur taluk of the Bellary district, if pilgrims are permitted to reach that place on the occasion of the ensuing Tirupudamalai festival:

In exercise of the powers delegated to him under the Epidemic Diseases Act, 1887, the Governor in Council prohibits pilgrimages to the said festival from the 5th to the 10th March 1911.

All persons proceeding to the said festival in contravention of this notification will be turned back.

Port St. George, February 4, 1911.

No. 34-P.—Whereas the Governor in Council is satisfied that there is danger of an outbreak of plague at Taluk in the Varadachal taluk of the Coimbatore district, if persons from the Mysore State, the Bellary District and other parts declared to be infected with plague are permitted to reach that place on the occasion of the ensuing Mahavaram festival:

In exercise of the powers delegated to him under the Epidemic Diseases Act, 1887, the Governor in Council prohibits pilgrimages to the said festival from the 23rd to 26th February 1911, inclusive, of persons from the said parts.

All persons proceeding to the said festival in contravention of this notification will be turned back.

No. 34-P.—Whereas the Governor in Council is satisfied that there is danger of an outbreak of plague at Manavadi in the Wynad taluk of the Malabar district, if pilgrims are permitted to visit that place on the occasion of the ensuing festival of St. Lathal Vellachan festival and fair:

In exercise of the powers delegated to him under the Epidemic Diseases Act, 1887, the Governor in Council prohibits pilgrimages to the said festival from the 5th to 10th February 1911, inclusive.

All persons proceeding to the said festival in contravention of this notification will be turned back.

Fort St. George, February 5, 1911.

No. 48-F.—Under rule 52 of the Madras Plague Regulations in force outside the Presidency towns, the Governor in Council hereby declares the Kaveri municipality in the Trichinopoly district to be under observation.

Fort St. George, February 6, 1911.

No. 49-F.—Whereas the Governor in Council is satisfied that there is danger of an outbreak of plague at Tuticuchin in the Uttaraanchal taluk of the Salem division, if pilgrims are permitted to visit that place on the occasion of the ensuing Air Festival of Tuticuchin *Sannaswami*;

In exercise of the powers delegated to him under the Epidemic Diseases Act, 1907, the Governor in Council prohibits pilgrimages to the said festival from the 15th February 1911 to 20th February 1911, inclusive.

All persons proceeding to the said festival in contravention of this notification will be turned back.

J. DAVIDSON,
As Secretary to Government.

Fort St. George, February 7, 1911.

No. 50-F.—The following notification of the Cochin District, Local and Legislative Department, dated 20th January 1911 (71b Malabar, 1086), is republished:—

Whereas plague is reported to prevail in Calicut, Pollachi, Salem and other places, and whereas there is danger of its being imported into Cochin if people from those and other plague-infected parts are allowed to attend to *Shavani* festival and fair at Chengannur in the Cochin State on Sunday, the 20th November 1910 corresponding to 2nd April 1911, it is hereby notified, in exercise of the powers conferred on the Governor by section 2 of the Epidemic Diseases Regulations I of 1875, that the attendance of people from plague-infected areas at the ensuing *Shavani* festival and fair at Chengannur is prohibited.

2. All persons proceeding to the said festival or fair in contravention of this notification will be turned back.

3. Intending visitors are warned of the danger they may be exposed to by proceeding to the above festival and fair.



Published by Authority.

Fig. 4.7

MADRAS, TUESDAY EVENING, FEBRUARY 7, 1961. (Pages 3 and 6)

Part A-B.—Educational Department.

CONTENTS

[illegible]

Example: 2.8.10775

Free-Choice—High School and Relationship Orientations, 1980—Cohort study and follow-up.
Questionnaire—Teacher and Examination, December 1984.—Free choice: Printing (Advanced Grade), Teaching (Intermediate Grade), General (High School Grade); Reading (Advanced Grade), Teaching (Intermediate Grade), General (High School Grade); Computer Programming (Advanced Grade), Teaching (Intermediate Grade), General (High School Grade); Mathematics (Advanced Grade), Teaching (Intermediate Grade), General (High School Grade); Science (Advanced Grade), Teaching (Intermediate Grade), General (High School Grade); Foreign Language, and Interest in and Use of Technology (Advanced Grade), Teaching (Intermediate Grade), General (High School Grade).
Interview—Free choice: Printing (Advanced Grade), Teaching (Intermediate Grade), General (High School Grade); Reading (Advanced Grade), Teaching (Intermediate Grade), General (High School Grade); Computer Programming (Advanced Grade), Teaching (Intermediate Grade), General (High School Grade); Mathematics (Advanced Grade), Teaching (Intermediate Grade), General (High School Grade); Science (Advanced Grade), Teaching (Intermediate Grade), General (High School Grade); Foreign Language, and Interest in and Use of Technology (Advanced Grade), Teaching (Intermediate Grade), General (High School Grade).
Follow-up—Free choice: Printing (Advanced Grade), Teaching (Intermediate Grade), General (High School Grade); Reading (Advanced Grade), Teaching (Intermediate Grade), General (High School Grade); Computer Programming (Advanced Grade), Teaching (Intermediate Grade), General (High School Grade); Mathematics (Advanced Grade), Teaching (Intermediate Grade), General (High School Grade); Science (Advanced Grade), Teaching (Intermediate Grade), General (High School Grade); Foreign Language, and Interest in and Use of Technology (Advanced Grade), Teaching (Intermediate Grade), General (High School Grade).
Free choice—High School and Relationship Orientations, 1980—Cohort study and follow-up.

NOTIFICATIONS BY GOVERNMENT.

SYNTHESIS

Flat St. George, February 1, 1911.

No. 14.—A State Technical Scholarship will be awarded in this Faculty during the current year for the study of weaving. Candidates desiring of procuring the technical studies, weaving should submit their application for the scholarship to the Director of Public Instruction, so as to reach him on or before the 1st March 1921.

2. Candidates for the scholarship should have taken the U.S. degree with Advanced Chemistry (Branes) II-B at the Madison University as their optional subject, but the status of candidates who have passed in Chemistry for the degree will also be considered.

3. Ordinarily the period for which these scholarships may be held is two years, but in special cases it may be increased to three years or reduced below two years. The value of the scholarship has been fixed at \$150 a year, but in any particular case this amount is subject to adjustment if the Government will be prepared to consider its educational interests. The scholarships are payable in Great Britain and, with the approval of the Secretary of State, in a foreign country.

4. The holder of the scholarship will not be bound by any engagement to serve the Government on the completion of his course, nor will the Government be bound to employ him. He must generally depend upon his own resources to make his living on his return to India.

and must not unduly expect to be taken into Government service. In selecting candidates, the Governor-in-Council will be guided by considerations of capacity, character and practical interest in the industry selected, and the assurance that the candidate will continue to devote himself to that industry on his return to India. No age limit is laid down for scholars. The course of study to be followed as well as the place in which it is to be prosecuted will be settled by the Secretary of State when a scholar arrives in England. Other conditions under which the scholarships are held are—

(1) that the candidate is a native of India as defined in section 6 of the Government of India Act, 1910, viz. "a person born and domiciled within the dominions of His Majesty in India, or of people habitually resident in India, and not established there for temporary purposes only."

(2) that he has the consent of his family (i.e., of his father, if alive; if deceased, of his guardian) to proceed to Europe or America;

(3) that his character is good;

(4) that he has sufficient knowledge of the English language; and

(5) that he is physically fit to undergo the course of life and study that he will have to follow.

The following rules have been framed by the Secretary of State for the guidance of Indian Government Technical Scholars in England:—

RULES.

1. The Secretary of State considers it desirable that all Government scholars should avail themselves of the information and advice which the Educational Adviser to Indian students is in a position to give them, and these rules are framed with that end in view. Government scholars, equally with private students, may consult the Educational Adviser upon any question, and will receive from him all possible assistance, and the Secretary of State hopes that they will communicate with the Educational Adviser, not only on the occasions when they are directed so to do in these rules, but also in any circumstances of difficulty and whenever they desire advice or information. Scholars will be regarded as being under the supervision and charge of the Educational Adviser, to whom they shall in all cases submit any communication they may have to make, and to whom also all reports or other communications having reference to scholars should be sent. The Educational Adviser will bring to the notice of the Secretary of State on behalf of any scholar any question requiring his attention, and will communicate to the scholar the orders passed by the Secretary of State.

2. Every scholar should, on reaching England, at once call upon the Educational Adviser and report the arrival in writing.

3. Every scholar should, without any unnecessary delay, inform the Educational Adviser to which university or college he is about to proceed, and should at once take steps to enter himself thereon.

4. Every scholar must, within four weeks of reaching England, submit to the Educational Adviser for the approval of the Secretary of State a statement showing the general course of study he proposes to follow; and the course approved must not be departed without the sanction of the Secretary of State.

5. Every scholar must give a written undertaking that he will devote himself exclusively, during the term of his scholarship, to the study of the subject for which his scholarship was granted, and that he will attach to India on its termination, and then continue to devote himself to the industry which he has studied. Any scholar who neglects his studies, or tries to work for any other profession concurrently, will render himself liable to forfeiture of his scholarship.

6. Every scholar will be required to keep a concise daily diary, to be certified by the authority under whom he is working, and to be submitted at the end of each term through the Educational Adviser and the Secretary of State for transmission to India. He must also submit, in the same way, from time to time, full notes of the work on which he is employed.

7. Scholars will be expected to continue their studies during the summer vacations of the institutions where they are working, with the exception of three weeks in each year. Vacative study should, when possible, take the form of practical work.

8. Every scholar must, at the end of each term of residence at a university or college, submit to the Educational Adviser a certificate from the proper university or college authorities, showing that his residence, conduct, and progress in study have been satisfactory during the term.

9. Every scholar must at all times obey such instructions as he may receive from the Secretary of State, either directly or through the Educational Adviser.

10. Subject to a due compliance with the above conditions, the allowance, at the rate of £100 a year for five years, or three years, as so determined, will be paid quarterly, in advance, by the India Office, commencing from the date of the scholar's reporting his arrival in England; but this allowance will be reduced by the amount of any other sum which may become payable

(8) M.R. Sy. K. Dandawandi Aiyar, Third class and acting in the Second class viz M.R. Sy. S. Sumanadas Aiyar, to set in the same class viz M.R. Sy. C. K. Krishnaswami from the 15th December 1912 to the 15th January 1913, the date of his retirement.

(9) M.R. Sy. K. G. S. Ananthaswamy Aiyar, Third class and acting in the Second class, to be promoted in the Second class with effect from the 1st January 1913.

(10) M. R. Sy. S. Lakshman Aiyar, Fourth Assistant, Teachers' College, and Acting-School Assistant, Inspector of Schools, Proctorus, in the Third class, to set in the Second class with effect from 1st January 1913, viz M.R. Sy. N. Venkoba Rao.

(11) M.R. Sy. M. Rao, Fourth class and acting in the Third class, to be set, *pro tem.*, in the Third class from 1st January 1913 viz No. (8).

(12) M.R. Sy. V. S. Venkatesh Sastry, Fourth class and acting in the Third class viz M.R. Sy. A. S. Nagaswami Sastry, to set in the Third class viz M.R. Sy. K. Dandawandi Aiyar from 15th December 1912 to the 15th January 1913.

(13) M.R. Sy. A. Kadi Kadi, Fourth class and acting in the Third class, to be set, *pro tem.*, in the Third class with effect from the 15th December 1912.

(14) M.R. Sy. T. M. Satyanarayana, Fifth class and acting in the Fourth class, to be set, *pro tem.*, in the Fourth class with effect from 15th December 1912 viz No. (12).

(15) M. R. Sy. P. Nagabharadwa Rao, Probationary class and acting in the Fourth class, to be set, *pro tem.*, in the Fourth class viz No. (12) from 1st January 1913.

Office of the Director of Public Instruction,
Madras, 6th February 1913.

J. H. STONE,
As Director of Public Instruction.

TEXT BOOKS AND COURSES FOR STUDY FOR EUROPEAN SCHOOL AND SCHOLARSHIP EXAMINATIONS—1913.

It is notified for the information of Managers and Correspondents of European Schools that the following is the list of text-books and the special honours papers prescribed for the European School and Scholarship Examinations of 1913:—

EUROPEAN SCHOOL AND SCHOLARSHIP EXAMINATIONS.

English.

(1) MacMillan's English Literature for Secondary Schools—Macmillan's Reader Book. Edited by J. H. Fowler.

(2) The Trojan War, translated by Francis Youngblood from the German of Professor G. Wille. Longman's Green & Co.

Note.—Other English Text books will be prescribed after the rest of the Modernisation Text-books for 1912 have been notified.

Latin.

(1) Cicero: In Catilinam, I.

(2) Ovid: *Tristia* III, *Epigram* I—XII, edited by Shackelburgh (MacMillan & Co.).

French.

Barboux: *Grammaire* (MacMillan & Co.).

Texts, Dialogues, Dialogues and Exercises

Madras University Modernisation Texts for 1913 (P.O.K. Press).

Special Periods in English and Indian History.

The Thirteenth and Fourteenth Century Prose and the Modern India Period.

EUROPEAN SCHOOL AND SCHOLARSHIP EXAMINATIONS.

English.

(1) *A Christmas Carol*, Charles Dickens.

(2) Selections from *Brereton* (Longman's Poetry Books, Book XV), Arnold & Co.

Latin.

Gradus: *Essays and Dialogues* (Longman).

French.

(1) *Les poésies*, (with *Les Histoires d'Alexandre Dumas*)—Edited by Henri Goppin—MacMillan.

(2) *Les Jeunes Français*, Louis Fauriol—MacMillan.

French

Student : Sans at Pantheism (Macmillan & Co.)

German

Chr. von Schmid : Die Osterfeier
Voss : Odyssee, Bk. VI.

Hindi, Telugu, Gujarati and Marathi.

Selections published by the University

Sinhalese

The Illoomies and 18th Century Periods -
The Modern India Period.

STANDARD EXAMINATION IN JUNE, 1905

English

Detailed study:

Shakespeare : Henry V.
Shelley : Fanny Lee's Book IV.
Wordsworth : Character of the Happy Warrior, At the Grave of Burns; Resolution and Independence; She was a phœnix of Italy; Song at the Feast of Bevington Castle.
Tennyson : Ulysses; Oenone; Sir Galahad; Morte d'Arthur.
DeQuincy : The Hermit of the Tarn.
Hawes : DeQuincy (English Men of Letters).

Non-detailed study:

Dante : Kavanagh (Ancient Classics for English Readers).
Milkley : Selections (George Bell and Sons).
Tynhill : Flowers.
Browning : Chaucer.
William Morris : The Man Born to be a King (Longman's Class-books of English Literature).

Sanskrit

(When Sanskrit is the only optional language chosen by the candidate and when it is one of the two optional languages chosen by the candidate.)

- (1) Raghuraman, Chaites 22 and 12
- (2) Raghuraman Yama by H. Raghunathachari, M.A., the portions relating to Chaites 12 and 18, pages 41 and 49, pages 42 to 51, both inclusive, pages 64 to 69, both inclusive and pages 126 and 130.
- (3) Bhagavata, Chaites 5 and 11.
- (4) Yama-Bhagavata Chaites by Venkatesh Datta.
- (5) Upanishads II - Yajur-Ved, Anurag.
- (6) Dasha-Samhitas by Dandya - Anurag.
- (7) Upanishads by A. R. Hajamji Veda Koli Sampat, M.A., Tirumala.

select portions:-

Paribhāṣikā : [Tiguntha Prākṛiya, up to the end of Bhāṣya, page 125 to 140
Kṛishṇaśāstra (page 170 to 181).
Vākyaporthaśāstra (page 210 to 226).

Urdu

Meghaduta : Badhanath Ray, the whole.
Fāz Simhasatva : Karamulla Maw, the whole.
Padmaśatva : Harnathnath Sarkar, the whole.

Marathi

Yama : Chaturangharaj and Nishadharaj (Khandaghar Press, Bombay).
Mudgala and Bhagavata : Khandaghar as given in Khandaghar edition 1905 (New Khandaghar, Pune).
Mahabharata : Yama by V. K. Mahapatri, M.A. (Mahabharata Book Depot, Pune).
Life of Chhatrapati and Maharaja : Mahapatri by Sae Fakh K. W. Sae, M.A. (Mahabharata Book Depot, Pune).

Sinhalese

Kandya.
Jambh. XXXIV to LV.

Tamil

Nishadharaj-Nishad, Jambh-Nishad (Khandaghar Press).

Parsi

Devan-Nishad—from the beginning of Baddi was to the end of Baddi pa
Nishad-Nishad—from the chapter Ayin-Nishad-Nishad to the chapter Nishad-Nishad
Nishad-Nishad by Nishad-Nishad (Khandaghar Press).

Books.

Durban-Akhu—first half.
 For 1884 by Mrs. Felix Akhu (Mata-Akhu, Akhu).
 1st of 1st (S.F.C.E. Dept).
 Mukhu Akhu's, Part III (S.F.C.E. Dept).

Books.

Korpihu. Nanta.
 Korpihu: Nanta IV and V.

Books.

Korpihu. Nanta, Book I, containing 1, 12, 13, 14, 15, 16, 17 and 18.
 Group: Ph. 1st II.
 Lory: Book 12.

Books.

Korpihu: Antomogus (Korpihu & Co.).
 Dandel: Lottus & son Nanta (Korpihu & Co.).
 Kottogus: Selektus (Korpihu & Co.).

Books.

Korpihu: Juggernautogus also Alia Manta.
 Reader: The Old.

Books.

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 Reader: The Old.
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 Reader: The Old.

Books.

Korpihu: Juggernautogus also Alia Manta.
 Reader: The Old.

Books.

Korpihu: Juggernautogus also Alia Manta.
 Reader: The Old.

Pollard: *Outlines of Roman History*.
 Hyatt: *History of Rome*.
 Hafford: *The Roman Republics* (8 Vols.).
 F. F. Abbott: *Roman Political Institutions*.
 Greenidge: *Roman Public Law*.
 Cary: *Constitution of Roman Empire*.
 Tait: *Advanced History of Great Britain*.
 Jackson: *Student's History of England*.
 Warner: *Landmarks of English Industrial History*.

U.S. BOARD EXAMINATIONS, 1915.

GRADE TWO GEO EXAMINATION

English.

Character: *Prologue to the Canterbury Tales*.

Shakespeare: *Hamlet*.

Milton: *Samson Agonistes*.

Locke: *Stephen*, George Eliot.

Shaw: *Clara*, A. H. Newman's Poetical.

George Eliot: *Silas Marner*.

Matthew Arnold: *The Literary Influence of Academies*, Herbert Austin.

Note.—These last books are chosen at those prescribed for the U. S. Degree Examination of 1915.

French II.

(a) Kant's "Physics".

Aldrich's "Physics".

(b) T. E. Thorpe, "Inorganic Chemistry", 2 vols.

Dobbin and Walker, "Chemical Theory for Beginners".

Kewill's "Inorganic Chemistry".

Smith's "Elements of Chemical Analysis".

James' (E.) "Junior Course of Practical Chemistry".

(c) A. Watson's "Physics".

Quinn's "Elementary Treatise on Physics", revised by Reinold.

Glazebrook's "Heat," "Light," and "Magnetism and Electricity".

Paynting and Thomson's "Sound".

Glazebrook's "Statics" and "Dynamics".

Salmon's "Dynamics".

Lange's "Elements of Physics and Hygiene".

R. T. E. Thorpe, "Inorganic Chemistry", 2 vols.

Walker's "Introduction to Physical Chemistry".

James' "Chemistry, Organic and Inorganic".

W. H. Perkin Junior and F. S. Kipping, "Organic Chemistry".

Valentine's "Qualitative Analysis".

French IV.

History of Philosophy—Rousseau (Modern Philosophy Series, Eds & Co.).

History of Ethics—The Ethics of Hegel (Eds & Co.).

French V.

II. European History, 1580—1715 A.D.

VI. Special subjects:

(a) English History, 1485—1715, to be studied with the original sources as furnished in Fugate: English History Illustrated from Original Sources, 1580—1715 (A & C Black).

(b) Hunter: History of British India, Vol. II.

Scotch.

I. *History of Chemistry*—Part I: *Stoichiometry, Kinetics and Fundamentals*, edited by Mrs. Evelyn M. Hargreaves, M.A., Tyndall.

N.B.—*Physical Chemistry* Elements to be omitted.

II. *Stoichiometry*, Cope 18.

III. *Hydrogenation*.

IV. *Mathematical Treatise* by R. Kirkman, M.A.

V. *Physical Chemistry* Series by Tyndall, omitting the *Physical Chemistry* (Teil Villes Edition, Leipzig).

VI. *Edinburgh, Proceedings from Secondary Schools to the end of Scottish Grammar*.

Chemical Principles by Tyndall.

Siksha.

Poetry.

Shukla Shikshas by Yashu Kishanpuria.
 Bhatnagar : Shikshas by Yashu Kishanpuria.
 Kishanpuria : Shikshas by Yashu Kishanpuria.

Poetry.

Shikshas by Yashu Kishanpuria.
 Bhatnagar (including Shikshas) — Kishanpuria Press, Trichur.

H.A. DEGREE EXAMINATION, 1911.

SECTION II.

A.—The standard in Mathematics to be that of the B.A. Degree examination of the University of Madras in the following subjects: Analytical Geometry of two dimensions, Differential Calculus and Dynamics. In addition to this, any other subject and methods treated in "Higher Mathematics for Students of Chemistry and Physics" by J. W. Mellor.

The standard in Chemistry to be that of typical Chemistry for the B.A. Degree examination of the University of Madras, Organic Chemistry and Qualitative Analysis being excluded, and simple Quantitative Analysis (Gravimetric and Volumetric) being included.

B.—The standard in Physics to be that of typical Physics for the B.A. Degree examination of the University of Madras. In Mathematics subject-matter and methods treated in the first six chapters of "Higher Mathematics for Students of Chemistry and Physics (Second Edition)" by J. W. Mellor.

SECTION IV.

I. Additional Problems.

1. The perception of space—Social Psychology—Phenomena and things-in-themselves—The reality of possibility.
2. Negatives and Disjunctives—Limits of scientific reasoning—Empirical and hypothetical methods—Formalities of knowledge.
3. The value of science—Free will—The conception of natural rights.

II. History of Philosophy.

1. Hegelian.
2. Indian Logic.
3. Evolutionary Ethics.

III. Selected Authors.

1. A. P. French University: James.
2. The Grammar of Sanskrit: Karl Pearson.
3. The Human Value: Montagu.

SECTION V.

I. Ancient History.—The History of Rome from 280 to 30 B.C.

II. Modern History.—Habsburgs and the Treaty.

III. Indian History.—History of Germany, 1815-71.

IV. Indian History.—The Mogul Dynasty from 1556 to 1707.

V. Historical Subject.—Indian History with special reference to the Peninsula.

VI. Recent tendency in History.—Political Science.

- Edgeworth: Elements of Politics.
 Lewis: Government and Parties in Continental Europe.
 Lewis: The English Government.
 Bryce: American Government, Vol. I.
 Deikens: Parliament and Reaction in Modern France.
 Reinisch: Colonial Government.
 Eney: The Law of the Constitution.
 Imperial Government of India (Review 1907), Vol. IV.

VII. International Law.

- Hall: International Law.
 Lawrence: Principles of International Law.
 Woddy: Chapters on International Law.

VIII. Political Economy.

- Marshall: Principles of Economics, Vol. I.
 Pearson: Principles of Economics, Vol. I.
 Nicholson: A Treatise on Money.
 Keynes: Some and Method of Political Economy.
 Marshall: Theory of International Trade.
 Marshall: Public Finance.
 Marshall: Industrial Evolution.
 Cunningham: Growth of English Industry and Commerce.
 Marshall: Contemporary Socialism.

SECTION VI.

English.

Shakespeare, Lines 1-1,235.

Shakespeare's English-Speaking Reader, Seventh Edition. Extracts I, II and IV to X.
 Morris and Shanks: Specimens of Early English, Part I, iv, Part II, vii, ix, xii, xvi.
 Chaucer: Prologue, Tale of the Knight and the Nun's Priest.
 Shakespeare: Love's Labour's Lost, Henry IV, Part I, As You Like It, Hamlet, The Tempest.

Kannada.

Kannada as First Language:
Ustad's Kannada—Pages 1-145.
Schomera Kannada.
Nigam's Kannada.
Harivansa—Pages 45 to the end.
Ashtapada, Volume 1-4 (*Kavya* and *Ustad's*).
Ustad's, Vol. II.
Ustad's Kannada.
Ustad's Kannada.

Kannada as Second Language:
Ustad's Kannada.
Kannada Kannada, Part I.
Ustad's Kannada, Volume 1-4.
Ustad's Kannada—by *Ustad's Kannada*.
Kannada-Kannada—Pages 1-145.
Ustad's Kannada.

Malayalam.

Malayalam as First Language:
Kannada Kannada—*Ustad's Kannada*.
Ustad's Kannada—*Ustad's Kannada*.
Ustad's Kannada—*Ustad's Kannada*.
Ustad's Kannada—from the beginning to the end of *Ustad's Kannada*.
Ustad's Kannada—*Ustad's Kannada*.
Ustad's Kannada—by *Ustad's Kannada*.
Ustad's Kannada—by A. S. Kannada, M.A.
Ustad's Kannada—by *Ustad's Kannada*.

Malayalam as Second Language:
Ustad's Kannada—*Ustad's Kannada*.
Ustad's Kannada—*Ustad's Kannada*.
Ustad's Kannada—*Ustad's Kannada*.
Ustad's Kannada—by O. Kannada, M.A.
Ustad's Kannada.

P. A. 1950: DEGREE EXAMINATIONS, 1951.

Sanskrit.

I. Sanskrit Study:

(a) *Sanskrit*: One of the following Groups—

(i) *Sanskrit*: The Tenth.

(ii) *Sanskrit*: As You Like It.

(b) *Sanskrit*: One of the following Groups—

(i) *Sanskrit*: *Ustad's*.

(ii) *Sanskrit*: *Ustad's* and *Ustad's*.

(iii) *Sanskrit*: *Ustad's* and *Ustad's*.

(iv) *Sanskrit*: *Ustad's* and *Ustad's*.

(v) *Sanskrit*: *Ustad's* and *Ustad's*.

(vi) *Sanskrit*: *Ustad's* and *Ustad's*.

(c) *Sanskrit*: One of the following Groups—

(i) *Sanskrit*: *Ustad's*.

(ii) *Sanskrit*: *Ustad's* and *Ustad's*.

(iii) *Sanskrit*: *Ustad's* and *Ustad's*.

(iv) *Sanskrit*: *Ustad's* and *Ustad's*.

(v) *Sanskrit*: *Ustad's* and *Ustad's*.

(vi) *Sanskrit*: *Ustad's* and *Ustad's*.

(d) *Sanskrit*: One of the following Groups—

(i) *Sanskrit*: *Ustad's* and *Ustad's*.

(ii) *Sanskrit*: *Ustad's* and *Ustad's*.

(iii) *Sanskrit*: *Ustad's* and *Ustad's*.

(iv) *Sanskrit*: *Ustad's* and *Ustad's*.

(v) *Sanskrit*: *Ustad's* and *Ustad's*.

(vi) *Sanskrit*: *Ustad's* and *Ustad's*.

(e) *Sanskrit*: One of the following Groups—

(i) *Sanskrit*: *Ustad's* and *Ustad's*.

(ii) *Sanskrit*: *Ustad's* and *Ustad's*.

(iii) *Sanskrit*: *Ustad's* and *Ustad's*.

(iv) *Sanskrit*: *Ustad's* and *Ustad's*.

(v) *Sanskrit*: *Ustad's* and *Ustad's*.

(vi) *Sanskrit*: *Ustad's* and *Ustad's*.

Note.—The Sanskrit books in English have been purchased for the examinations of 1951, 1952 and 1953.

- Transfer of Property.* Indian Transfer of Property Act, with Shepherd and Brown's Commentary thereon. H. A. Smith's Principles of Equity.
 III. *Hindu and Mohammedan Law.* Mayne's Hindu Law and Usage. MacNaghten's Principles and Precedents of Mohammedan Law.
 IV. *Law of Evidence.* Lord's Principles of Evidence. Indian Evidence Act with Cunningham's Commentary thereon.
 V. *Criminal Law.* Indian Penal Code, with Nelson's Commentary thereon.
 VI. *Indian Constitutional Law.* Cowell's Courts and Legislative Authorities in India. The Historical Introduction to India's Government of India.

M.L. BOOKS RECOMMENDED, APRIL 1911.

The following text-books are recommended for the guidance of candidates reading for the above examinations; but it must be distinctly understood that questions will not necessarily be confined to the books specified:—

BRANCH I.—THE SCIENCES AND HISTORY OF LAW.

Jurisprudence.—

- Austin's *Jurisprudence*
 Maine's *Ancient Law*; *Early History of Institutions*; *Early Law and Custom*.
 Boden Powell's *Legal Systems of British India*; *Indian Village Community*.
 Lightwood's *Notion of Positive Law*.
 Kant's *Philosophy of Law* (Translated by Hastie).
 Bentham's *System of the Modern Law*: { Volume I (Translated by Hollander).
 { Volume II (Translated by Sutherland).

Hobbes' Common Law

Roman Law (General).—

Meierhöfer's *Historical Introduction to Roman Law*.

Salkowski's *Doctrine and History of Roman Law*.

Feud's Institutions of Law

Medieval's Roman Law

Roman Law (See Digest).—

- Baker's *Introduction to the Study of the Digest*.
 Digest I X (1). *The Law Aquileia or Damage to Property*. By Graden.
 Digest XLVII (2). *De Fidei*. By Moore.
 Digest XIX (2). *Locati Conducti*. By Moore.
 Digest XVII (1). *Mandati*. By Bryan Walker.
 Digest XXI (1) and (2). *De Aqueductis*. By Bryan Walker.
 Digest VII (1). *De Negotio*. By Baker.
 Digest XII (1) and (4) to (7). *Condictio*.
 Digest XIII (1) to (5). *De Condictio*. By Bryan Walker.

Legislation.—

Beckton's *Principles of Moral and Legislative*

Beckton's *Elements of Politics*

Marshall's *On the Interpretation of Statutes*.

Public International Law.—

Hall's *International Law*.

Wharton's *International Law*. Edited by Boyd.

Pal Callahan's *Leading Cases and Opinions on International Law*.

Private International Law.—

Dugui's *Conflict of Laws*.

Bar's *Private International Law*.

Yvon's *Private International Law*.

Nelson's *Private Law in Private International Law*

Constitutional Law and History.—

Stable's *Constitutional History*.

Hallam's *Constitutional History*.

Bartholomew's *Constitutional History*.

Legal History.—

Austin's *Law and Custom of the Constitution*.

Dugui's *Law of the Constitution*.

Stephen's *History of the Criminal Law of England*.

BRANCHES II & III.

It is not deemed necessary to recommend any particular text-books in these Branches

BRANCH IV.

Customary and Statute Law relating to Land Tenure in India.

Maine's Ancient Law.

Marne's *Early History of Institutions*; *Early Law and Custom*; *Philips Community in the East and the West*.

Boden Powell's *Indian Village Community*; *Legal Systems of British India*.

For other parts of this Branch it is not deemed necessary to recommend any particular text-books.

* It is already notified that one of the four papers specified will be presented yearly in relation with reference to text-books. Hence law (Digest)—old institutions in the Act in, George Curzon, dated 24th September 1911.

L.S.G. EXAMINATIONS, APRIL 1912.

Chemistry, Thomson's Lessons on Elementary Chemistry, Wanklyn's Water analysis, Hantz's Food and its adulterations.
Physics, Edlour Stewart's Lessons on Elementary Physics, Smith's Elementary Meteorology, Boshart's Elements of Meteorology, Quast's School Philosophy for Engineers.
Sanitary Law, Municipal for Public Health, Office of Health and Handbook for Inspectors of Nuisances, by Michael Corfield.
Sanitary Acts passed by the Government of India. The Sanitary Classes of the Penal Code.
Public Sanitation, Sir T. Lauder's Public Sanitation, Forbes' Manual of Practical Hygiene, King's Manual of Hygiene, Article on Medical Sanitation in the Cyclopaedia of Anatomy and Physiology, Reports of the Sanitation Commission, Medical Census Reports of 1911 to 1912.
Sanitary Engineering and Sanitation, Latham's Sanitary Engineering, Huxley's Water Works, Sewers, Sewage and Drainage, Knap's Sewerage Questions, Corfield's Sewerage Manual, Galton's Construction of Sewerage, Manual of Hygiene, Sanitation and Sanitary Engineering (architect's at the Government House, Madras).
General Hygiene, Pearson, King's and Wilson's Manuals, Moore's Public Health, Moore's for School, Mac's Sanitary Manual of Health.
General Pathology, Hooper's Pathology, Ashkin's Practice of Medicine, Keen's Micro-organisms and Disease.

(By order.)

Public House, 26th January 1912.

P. DOWSBURN, S.A., L.S.G.,
Inspector.

FINAL EXAMINATION FOR TEACHERS' CERTIFICATES, 1911-1912.

Male Teachers.

Circle.	Centre of examination.	Time of examination.
Seventh Circle.	Ponnambalam	Third week of June 1911.
	Madras	Second week of July 1911.
	Talavasthal	Do.
	Norfolk	Second week of August 1911.
	Trichigetter	Second week of November 1911.
	Tuturum	Third week of November 1911.
	Basel	Second week of March 1912.
	Dowdell	Third week of March 1912.

5. The exact date of the examination will be communicated to each candidate in due course by Inspector of the Circle.

6. Applications for admission to the examination must be submitted to the Inspector of Training Schools, Madras, S.W., at least a month before the end of the examination. Forms may be obtained from this office as well as from the office of the Inspector of the Circle.

Office of the Insp. of European & Training Schools,
Madras, 26th January 1911.B. LITTLEBAILES, M.A.,
Inspector of European & Training Schools.

FINAL EXAMINATION FOR TEACHERS' CERTIFICATES, 1911-1912.

Male Teachers.

Circle.	Centre of examination.	Time of examination.
Third Circle.	Aravattur	Fourth week of July 1911.
	Ghaty	Fourth week of July 1911.
	Proddur	Second week of August 1911.
	Chidambaram	First week of August 1912.
	Madhavaram	First week of September 1911.
	Hayward	Second week of September 1911.
	Karnal	First week of October 1911.
	Madurai	Third week of October 1911.
	Palay	Fourth week of November 1911.
	Hooper	Third week of November 1912.
	Hayward	Fourth week of November 1912.

5. The exact date of the examination will be communicated to each candidate in due course by the Inspector of the Circle.

6. Applications for admission to the examination must be submitted to the Inspector of Training Schools, Madras, S.W., at least a month before the end of the examination. Forms may be obtained from this office as well as from the office of the Inspector of the Circle.

Office of the Insp. of European & Training Schools,
Madras, 26th January 1911.B. LITTLEBAILES, M.A.,
Inspector of European & Training Schools.

EXAMINATIONS.

The officer mentioned below has passed the Compulsory test in Tamil prescribed for Members of the Provincial Clerk Service:—

G. J. Gurusaidh Subbiah Sahadur, District Master, Tiruttaniappuram.

Office of the Board of Examiners,
Madras, 24th February 1911.

E. G. A. THOMSON,
Secretary.

THE PRESIDENTY COLLEGE.

SPRABHAKTYA AIYAR SCHOLARSHIP.

A scholarship of the annual value of Rs. 114 will be awarded in the first term of the academic year 1911-1912 (commencing for two years in the year) B. A. Class of the Presidency College.

1. The scholarship will be awarded on the basis of an examination to be conducted by the college staff in January, July 1911.
2. Hindu students alone are eligible for the scholarship, and candidates must also satisfy the Principal that they are "poor" as required by the terms of the endowment.
3. Applications for admission will be received up to Friday, July 28th, 1911.

The Presidency College,
Madras, 1st February 1911.

K. W. MIDDLETONSST,
Ap. Principal.

NOTICE UNDER RULE 16 OF THE GRANT-IN-AID CODE.

The Managers of aided Elementary schools in the district are informed that bills for teaching grants for 1910-1911, payable from Provincial funds, will be issued direct to the correspondents from this office on or after the 15th proximo for immediate payment from the respective authorities.

3. Receipts of bills should be submitted to this office direct before the 15th of February and the correspondents are specially required to cash these bills before the 15th March 1911 to facilitate verification by this office and to guard against unnecessary losses. There is no objection however to cash the bills before the 15th March 1911.

3. Change of address, if any, of the correspondents should be intimated to this office by the 15th proximo.

Office of the District Asst. Secy. of Schls., Coimbatore,
28th January 1911.

G. KODANDARAMA SASTRUDU,
District Assistant Secretary of Schools.

VACANCIES.

Applications are invited from second Stage Matriculates for the appointments of Assistant, Printing office, Teachers' College, Coimbatore. Salary Rs. 25 per mensem. The selected candidate will be on probation for one year.

Applicants should state their age, college or school in which trained, and their experience in the teaching profession. Applications should be sent to the undersigned before the 15th February 1911.

Teachers' College, Coimbatore,
25th January 1911.

A. A. HALL,
Principal.

Applications are invited from trained Matriculates for employment Headmasters in Government Schools under the control of this Public Board on a salary of Rs. 20 per mensem. The applicants should state their age.

Public Board's Office, Mysore,
25th January 1911.

A. RAMACHA REDDINGADI,
President.

Applications are invited from retired women teachers for the following vacancies in the Government Girls' High School, Coimbatore:—

- Two Assistants at Rs. 20 to 25.
- One Assistant at Rs. 20 to 25.
- Do. at Rs. 25 to 30.
- Do. at Rs. 30 to 35.

Applications showing age and qualifications with copies of testimonials should reach the undersigned before the 15th February 1911.

Headmaster, Coimbatore,
25th January 1911.

A. ARNOLD,
Inspector of Girls' Schools, Southern Circle.



SUPPLEMENT TO PART I-B
OF
THE FORT ST. GEORGE GAZETTE.

No. 4.] MADRAS, TUESDAY EVENING, FEBRUARY 7, 1911. [PART, 6 p.m.

**HIGH SCHOOL AND SCHOLARSHIP EXAMINATIONS
UNDER THE CODE OF REGULATIONS FOR
EUROPEAN SCHOOLS—1910.**

MADRAS AND BANGALORE.

The following candidates have passed the HIGH SCHOOL AND SCHOLARSHIP EXAMINATIONS under the Code of Regulations for European Schools held in November and December 1910.

2. Certificates will be awarded in due course.

Rank.	Register number.	Age on first December 1910.	Name of candidate.	School from which the candidate applied for the examination.
MADRAS.				
FIRST CLASS.				
1	71	16 1 23	Ernest Trevor Noyes Taylor ..	Devotion Protestant College, Vepery, Madras.
SECOND CLASS.				
1	55	17 6 14	Kathleen Burdick	St. Philomena's High School, Bellary.
2	47	16 4 13	Mary T. Moore	Presentation Convent High School, Georgetown, Madras.
3	33	17 1 30	Olivia Fitzpatrick	St. Joseph's Girls' High School, Wellesley, Do.
4	34	17 8 25	Clara Zimmerman	Do. do.
5	72	16 0 22	Mabel Thelma Tomlinson ..	Devotion Girls' High School, Vepery, Madras.
6	65	16 5 10	Charles Clarke	Loretto Anglican, Loredale, Queensland.
7	35	17 0 27	Dorothy Nell White	Memorath Convent Girls' High School, Georgetown.
8	13	16 7 9	Evelyn Knight	St. Joseph's Girls' High School, Wellesley.
9	46	16 4 10	Mary B. Coghlin	Presentation Convent High School, Georgetown, Madras.
10	52	16 5 2	Gertrude Selma Gibson ..	Presentation Convent High School, Vepery, Madras.
11	16	17 7 22	Ferdinal Aubin M. D'Cruz ..	St. John's European High School, San Thome, Madras.
12	54	16 1 24	Norman John Matthews ..	Loretto Anglican, Loredale, Queensland.
13	5	17 5 20	William Arnold Fraser ..	St. Anne's European High School, Coimbatore.
14	20	16 3 12	Edith de Fraser	St. Philomena's High School, Bellary.

Rank.	Register number.	Age on 31st December 1910.	Name of candidate.	School from which the certificate applied for the examination.
MADRAS—cont.				
Tenth Class.				
1	74	18 2 6	Alan Stanley Marner ..	Devon Protestant College, Vepery, Madras.
2	85	18 6 5	Ernest Albert Petersen ..	Lawrence Asylum, Lonsdale, Coimbatore.
3	91	18 8 3	Marlin Ellis ..	Durand Girls' High School, Vepery, Madras.
4	90	18 11 0	Leahbert Norman Lafrance ..	St. Joseph's European Boys' High School, Coimbatore.
5	92	18 6 2	Reiss O'Shelly ..	St. Joseph's European High School, Coimbatore.
6	49	18 2 4	Marjia Allay ..	St. Joseph's Girls' High School, Willich.
7	43	18 5 1	Margery Blake ..	Devon Girls' High School, Vepery, Madras.
8	31	17 2 21	Worwick Edward Howell ..	St. Alexius' High School, Vengalpetam.
9	75	18 3 28	Marie Martha Devarao ..	St. Joseph's Convent European High School, Coimbatore.
10	61	18 4 18	Deena Elizabeth Adiga ..	St. Joseph's European High School, Coimbatore.
11	54	17 4 26	Oliver Violet Walling ..	St. Joseph's Convent European High School, Coimbatore.
12	76	18 3 19	Erach May Elder ..	Do. do.
13	7	18 8 5	Frederick Victor deGonzalez ..	St. Joseph's European Boys' High School, Coimbatore.
14	32	17 3 7	Vivian Hector Jones ..	St. Alexius' High School, Vengalpetam.
15	50	17 5 24	Lonnie Hodge ..	Protestant Convent High School, Georgetown, Madras.
16	6	18 8 8	Stephen Michael White ..	St. Joseph's European High School, Coimbatore.
17	42	18 11 13	Loken Vayya ..	Protestant Convent High School, Vepery, Madras.
18	31	18 0 7	Harold Catherine Gray ..	St. Mary's European High School, Georgetown, Madras.
19	83	19 2 12	Adeline Irene Locher ..	Bishop Carter's High School, Georgetown, Madras.
20	82	18 9 5	Fabrizio Charles Connolly ..	Do. do.
BANGALORE.				
First Class.				
1	345	18 4 26	Paula Nothlin ..	St. Joseph's College, Bangalore.
2	231	18 10 12	Francis Evelyn Woodhouse Adolphus ..	Bishop Cotton Boys' High School, Bangalore.
Second Class.				
3	329	17 6 30	Reginald Arthur Parsons ..	Bishop Cotton Boys' High School, Bangalore.
4	316	18 7 28	John Joseph Frisbie ..	Private candidate.
5	354	18 6 27	John Kenneth Russell Leonard ..	Bishop Cotton Boys' High School, Bangalore.
6	324	18 1 11	Albert John Vincenzo Rodriguez ..	St. Joseph's College, Bangalore.
7	319	17 1 24	Harold Joseph D'Ora ..	Do. do.
8	327	18 0 4	Joseph Harmon ..	Private candidate.
Tenth Class.				
1	320	17 1 11	Oliver Thomas Harrow ..	St. Joseph's College, Bangalore.
2	343	17 8 23	Catherine Louise ..	Sacred Heart College, Bangalore.
3	314	18 6 19	Harold Pereira ..	St. Joseph's College, Bangalore.
4	321	18 1 11	Denis Vornatich ..	Do.
5	323	18 8 4	Marion Joseph Desmet ..	Do.
6	322	18 4 30	Kenneth Ingh ..	Do.
7	318	18 7 27	Robert Frederick Mortine ..	Do.
8	353	18 8 27	Harry Robert Harkins ..	St. John's Boys' High School, Bangalore.
9	303	17 6 24	William Herbert Oliver ..	Bishop Cotton Boys' High School, Bangalore.

Rank	Register Number	Age on 31st December 1910.	Name of candidate.	School from which the candidate applied for the examination.
BANGALORE—cont.				
THIRD CLASS—cont.				
10	568	15 3 4	Robert Edward O'More ..	Baldwin Boys' High School, Bangalore.
11	518	17 4 4	William Arthur Roland Phoenix ..	St. Joseph's College, Bangalore.
12	546	15 11 22	Joseph Collins ..	do do
13	569	16 8 2	Douglas Patrick Mahoney ..	Baldwin Boys' High School, Bangalore.
14	584	16 3 14	Cloude Hubert Faintaine Richard ..	St. Joseph's College, Bangalore.
15	524	18 1 4	Walter Oliver Hudson ..	Sacred Heart College, Bangalore.
16	512	17 8 27	Lawrence Benjamin Maple ..	St. Joseph's College, Bangalore.
17	545	16 12 4	Doris Greenwood ..	Bishop Cotton Girls' High School, Bangalore.
18	555	16 4 28	Cyril Alfred Kaffen ..	do do
19	565	16 1 11	Frank Joseph Bell ..	St. Joseph's College, Bangalore.
20	568	15 8 16	Stanley Cyril Marshall ..	Bishop Cotton Boys' High School, Bangalore.
21	514	17 4 25	George Bischoff ..	St. Joseph's College, Bangalore.
22	571	16 3 13	Mary Grog ..	St. Andrew's Girls' High School, Bangalore.
23	510	19 4 2	Sethus GPO Daly ..	Sacred Heart College, Bangalore.
24	514	17 1 11	Lancelot Taylor ..	St. Joseph's College, Bangalore.
25	528	19 10 26	Douglas James Kirsch ..	Baldwin Boys' High School, Bangalore.
26	552	17 8 20	Maria Rhoda O'Brien ..	Bishop Cotton Girls' High School, Bangalore.
27	564	16 10 26	Henry George Walter Abraham ..	Baldwin Boys' High School, Bangalore.

• FAILURE LIST

List of failures in the HIGH SCHOOL AND SCHOLARSHIP EXAMINATIONS under the Code of Regulations for European Schools held in November and December 1910.

2. The following abbreviations are used to indicate the cause of failure:—

Failed in English	e
Failed in Arithmetic	b
Failed to secure qualifying marks in three optional subjects	s
Deficient in the total number of marks	d

Register number.	Name of candidate.	Name of examination.	Subjects in which failed.
MADRAS AND BANGALORE.			
2	Joseph Francis O'Grady ..	Calcutta ..	a b
4	Carl Wright ..	Calcutta ..	a c
6	Albert Victor Ferrazides ..	Calcutta ..	a c
7	James Patrick Andrews ..	do ..	a c
8	Aloysius Joseph L. Flett ..	do ..	d
9	Clarence Percival Fernandes ..	do ..	d
10	Frank Charles Pottle ..	Vinayapur ..	a
11	Andrew Cooper ..	do ..	a
12	Carl Innocent D'Sa ..	Madrass ..	a
13	George Alexander Egreido ..	do ..	a
14	Thomas Lomas ..	do ..	a b
15	William Anthony D'Nath ..	do ..	a
16	William Thomas Mervise ..	do ..	a
17	William Joseph Fernandes ..	do ..	a b
18	Seymour William Gostlow ..	do ..	a
19	Clarence James Hargrave ..	do ..	a
20	Sacred Arthur Williams ..	do ..	a

Register Number.	Name of candidate.	Place of examination.	Subjects in which failed.
MADRAS AND MANGALORE—cont.			
37	Kam La Pote	Cochin	a
38	Joao Montezelo	Do.	a
39	Matilda Pires	Do.	a
40	Mary Jean Fernandes	Do.	b, c
41	Sofia Fernandes	Do.	a, c
42	Viola Fernandes	Do.	a, c
43	Conceita Falcão	Coimbatore	a, b
44	Rosa Estylin Cruz	Colombo	d
45	Berpi Sordani	Do.	b
46	Eva Morris	Tingappalam	a
47	Daisy Wilson	Madrac	b, c
48	Daisy Grace Forbes Hawkins	Do.	b, c
49	Bertha Mitchell	Do.	b, c
50	Eusebio Quintana	Do.	a
51	Harriet O'Neil	Do.	d
52	Maud O'Neill	Do.	a, b
53	Daisy Id. Nogueira	Do.	b
54	Chloe Harriet Mavens	Do.	b
55	Chloe L. Mavens	Do.	b
56	Louise Collins	Do.	a
57	Ada Almeida	Do.	a
58	Agnes Conner	Do.	a, b
59	Dorothy Murray Mackay	Colombo	a
60	Frederic Richard Potts	Madrac	a
61	John Christopher Hart Quinn	Do.	b
62	Peter Anthony William Ambrose	Do.	a
63	Stella Brown	Coimbatore	a, c
64	Martha Alma Bamford	Do.	a
65	Victoria Patricia Coughlin	Madrac	a
66	Adina Hunter	Do.	a, b
67	Alphons Ignatius Howard Walsh	Bengalore	a, b
68	Thomas Patrick Leary	Do.	a
69	Charles Steele	Do.	a
70	Cyril Symonds	Do.	a
71	Charles Hobday	Do.	a
72	William Cecil Walsh	Do.	a
73	John Harry Watkins	Do.	a, b
74	Arvidus Van	Do.	a
75	William John Mann	Do.	a
76	Cecilia Parsons	Do.	a
77	Kathy Dunsley	Do.	a, b
78	Elsie Forde	Do.	a, b
79	Malene Pitta Pinheiro	Do.	absent
80	Isabel Rita Munda	Do.	a
81	Luiza Almeida	Do.	absent
82	Abraham Margaret Mary	Do.	b
83	Elsie Dorothy Haydon	Do.	b, c
84	Robert Ethel Crasley	Do.	d
85	Marcel Hilda Gertruda Dunsley	Do.	a
86	Gertruda Kathleen McDermott	Do.	a
87	Doris Whitman Kirkin	Do.	a
88	Flora Maria Kirkin	Do.	absent
89	George Evans	Do.	a, b
90	Arthur William Charles Whitwood	Do.	a
91	Isabel Mary McDermott	Do.	a
92	Thyba Kathleen Stansbury	Do.	b, c
93	Dorothy Ada Newman	Do.	a, b
94	Elsie Emma Bond	Do.	a
95	Rosa Constance Kirkin	Do.	a, b
96	Elsie Mary Dethle	Do.	a
97	Esther V. Jones	Do.	a
98	Evelyn Amelia Crawley	Do.	a, b
99	Frederica Barr	Do.	b
100	Wanda Florence Kirkin	Do.	a

Office of the Inspr. of European and Training Schools,
Madrac, 27th January 1911.

R. LITTLEHALLS, M.A.,
Inspector of European and Training Schools.



SUPPLEMENT TO PART I-B
OF
THE FORT ST. GEORGE GAZETTE.

No. 4.] MADRAS, TUESDAY EVENING, FEBRUARY 7, 1911. [PART, 1. 1000.

GOVERNMENT EXAMINATIONS.
GOVERNMENT TECHNICAL EXAMINATIONS,
NOVEMBER 1910.

The following candidates are declared to have passed the GOVERNMENT TECHNICAL EXAMINATIONS held in November 1910 in the subjects under which their names appear:—

[A notice will be published in Part I-B of the Fort St. George Gazette in the month of March stating when applications should be made for admission to "First" and "Second" examinations, and also the mode of the respective institutions, from which they appear. "First" examination candidates, except such of them as were examined at Madras, Mysore, Bangalore, Mysore, Trichinopoly, Tanjore or Coimbatore, should apply for their admission to the Colleges of the respective districts in which they were examined; those examined at Madras should apply for their admission to the Technical School of Madras; those examined at Bangalore, to the Government College of Engineering, Bangalore; those examined at Mysore, to the Government College of Engineering, Mysore; those examined at Trichinopoly, to the Government College of Engineering, Trichinopoly; those examined at Coimbatore, to the Government College of Engineering, Coimbatore.]

[N.B.—Applications from unsuccessful candidates asking for information as to the cause of failure or for a re-examination of their answer papers will not be attended to.]

Rank in order of merit	Examinee's name.	Name of certificate.	Where examined.	Where studied.
FREE-HAND OUTLINE DRAWING (ADVANCED GRADE)				
Second Class.				
2037	C. K. Venkatasubramanian	Do.	Madras	School of Arts, Madras.
2038	Sebastian Perera	Do.	Do.	Do.
2039	Mahammad Abdallah	Do.	Do.	Do.
2040	Munish Kumar	Do.	Do.	Do.
2041	T. P. Mangaspathi Nayudu	Do.	Do.	Do.
2042	G. N. Suresh Nayudu	Do.	Do.	Do.
2043	T. A. Gopaswami Aiyangar	Do.	Do.	Do.
2044	Philomen Singh	Do.	Do.	Do.
2045	M. Subramanyam Aiyar	Do.	Do.	Private study.
2046	Edward Gopal Varadachari	Do.	Do.	Do.
2047	Thirukandamuram Duraima Perumal	Do.	Do.	Do.
DESIGN (INTERMEDIATE GRADE).				
First Class.				
1	2048	T. P. Mangaspathi Nayudu	Madras	School of Arts, Madras.

Rank or order of merit	Register number.	Name of candidate	Where educated.	Where educated.
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DESIGN (INTERMEDIATE GRADE)—cont.

Second Class.

177	Balakrishna Desai	Coimbatore .. Private study.
218	Hagana Jagannatha Rao	Do .. Do.
263	Appala V. Soman Rao	Amalapuram .. Do.
303	Jadavaji Ramakrishna Rao	Do .. Do.
329	K. Ramakrishna Pillai	Tiruvethur .. Do.
350	M. V. Venkatarao Aiyar	Bangalore .. Do.
1107	P. Venkatesha Aiyar	Madras .. Do.
1354	T. G. Rangaswami Rao	Tanjore .. Do.
1408	R. S. Aravamudan Aiyar	Tamil Nadu .. Technical Institute, Madras.
1524	O. S. Sureshvara Murthy	Do .. Private study.
2041	Krishna Sankar	Madras .. School of Arts, Madras.
2043	J. Sundara Rao Rangaswami	Do .. Do.
2085	Udayasuri V. Krishna Rao	Do .. Private study.
3510	R. Chakrapani Vallab	Do .. Do.

GEOMETRICAL DRAWING (ADVANCED GRADE).

Second Class.

1343	R. N. Sankar Mahalingam	Madras .. School of Arts, Madras.
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PAINTING (INTERMEDIATE GRADE).

Second Class.

574	Cheruvu Sankaralingam	Tiruvannamalai .. Private study.
558	Perumal Srinivasan	Coimbatore .. Do.
429	Krishna C. Sankaralingam	Do .. Do.
489	N. Venkatesha Aiyar	Tamil Nadu .. Do.
1107	P. Venkatesha Aiyar	Do .. Do.
1203	S. G. Sureshvara Murthy	Do .. Do.
1550	R. Ahmed Ali Sankar	Do .. Do.
1570	K. Ramakrishna	Do .. Do.
1571	N. Ramakrishna	Do .. Do.
1581	A. Chakrapani	Do .. Do.
1574	M. V. Venkatarao Aiyar	Madras .. Technical Institute, Madras.
1557	S. N. Aravamudan	Do .. Private study.
1518	V. K. Sankaralingam	Do .. Do.
1524	K. Rangaswami Chari	Do .. Do.
2032	T. V. Sankar	Do .. Do.
2044	T. A. Rangaswami Aiyar	Do .. School of Arts, Madras.
2045	Perumal Sankar	Do .. Do.
3507	Mohammed Abdul Sankar	Do .. Private study.

PAINTING (ADVANCED GRADE).

Second Class.

3213	S. S. Sankaralingam Aiyar	Madras .. Private study.
3216	Trichinopoly	Do .. Do.
3218	M. Khader Sankar	Do .. Do.

MODELLING (ELEMENTARY GRADE).

Second Class.

1079	S. Sankaralingam	Madras .. Art Class, Krishnaswami College, Krishnaswami.
2004	K. V. Krishnaswami Aiyar	Do .. School of Arts, Madras.
2042	J. Sundara Rao Rangaswami	Do .. Do.
2045	Yamala Sankaralingam	Do .. Do.
3118	Mayadil Sankaralingam	Do .. Private study.
3502	S. S. Sankaralingam Aiyar	Do .. Do.

MODELLING (INTERMEDIATE GRADE).

Second Class.

3118	S. S. Sankaralingam Aiyar	Madras .. Private study.
3120	S. T. Venkatarao	Do .. Do.
3225	Kolur Krishnaswami	Do .. Do.

Number in order of merit.	Register Number.	Name of candidate.	Where examined.	Where educated.
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COPPER-PLATE ENGRAVING (INTERMEDIATE GRADE).

Second Class.

2551	C. K. Gajendran	Madras	School of Arts, Madras.
2552	A. V. Paragala Madali	Do	Do.
2553	S. R. Ranganathaiah Nayudu	Do	Do.

COPPER-PLATE ENGRAVING (ADVANCED GRADE).

No candidate has passed.

JEWELLER'S WORK (ELEMENTARY GRADE).

First Class.

1	2555	A. G. Subramaniam Pillai	Madras	School of Arts, Madras.
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Second Class.

2	2554	M. R. Manivela Reddi	Madras	School of Arts, Madras.
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JEWELLER'S WORK (INTERMEDIATE GRADE).

First Class.

1	2557	Abdul Latif	Madras	School of Arts, Madras.
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Second Class.

2	2558	E. R. Raja Pillai	Madras	School of Arts, Madras.
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CABINET-MAKING (ADVANCED GRADE).

First Class.

1	2559	Marichand Marikham	Madras	Private study.
2	2560	S. Moosa	Trichinopoly.	42 Sakya Bapu Industrial School, Pudukottai, Trichinopoly.
3	2561	A. Joseph	Kannur	Widyan Mission Industrial School, Kanyakumari.

Second Class.

1	2562	A. Anthonioth	Calicut.	Private study.
2	2563	S. Arumayyagan	Kannur	Widyan Mission Industrial School, Kanyakumari.
3	2564	D. P. Varghese	Do	Do.
4	2565	H. Harkent	Do	Do.
5	2566	J. Varghese	Do	Do.
6	2567	A. D. Sivasubramanian	Do	Do.
7	2568	C. M. John	Arni	A. S. M. Industrial School, Arni.
8	2569	Joseph Sivasubramanian	Do	Private study.
9	2570	G. G. George	Madras	School of Arts, Madras.
10	2571	Shamshuddin	Do	Private study.
11	2572	Md. Abdulla Hassan	Do	Do.

BLACKSMITH'S WORK (ELEMENTARY GRADE).

First Class.

1	2573	Arthur Whitaker	Madras	Technical Institute, Madras.
2	2574	S. Kankana Chappu	Do	Do.
3	2575	S. Ananthapillai Arni	Kannur	Private study.
4	2576	E. V. Desimmon	Do	Art Industrial School, Kannur.

Second Class.

1	2577	Ghulam Muhammad Khan	Hydrabad	Private study.
2	2578	M. Sanyal	Madras	Technical Institute, Madras.
3	2579	G. Jishu Pillai	Kannur	Art Industrial School, Kannur.
4	2580	E. Anthonioth	Tamiraparani	Government Technical Institute, Tamiraparani.
5	2581	T. Krishna Pillai	Do	Do.
6	2582	P. S. Vennakrishnan	Arni	A. S. M. Industrial School, Arni.
7	2583	V. Sankaranarayanan	Chingleput	Reformatory School, Chingleput.
8	2584	Datt Vatsanavasi	Do	Do.

Ranking of award.	Register number.	Name of candidate.	Wives concerned.	Where educated.
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BLACKSMITH'S WORK (INTERMEDIATE GRADE).

First Class.

1	1485	Pambel Anand	Madras ..	Technical Institute, Madras.
2	1474	A. T. Ramaswamy	Do ..	Do
3	1464	K. Sappanama Iyengar	Kanur ..	Wadsway Mission Industrial School, Kanur.

Second Class.

	856	P. Mohanram	Mysoor ..	Private study.
	851	S. Mahalingam	Do ..	Do
	1347	A. Mahur	Kanur ..	Wadsway Mission Industrial School, Kanur.

METAL-WORK (ELEMENTARY GRADE).

First Class.

1	1754	Mossamam Pillai	Chingleput ..	Reformatory School, Chingleput.
2	1823	K. Annamalai Rao	Tinnevely ..	Private study.

Second Class.

	1635	R. T. Velayudan Pillai	Tinnevely ..	Private study.
	1756	Nathan	Chingleput ..	Reformatory School, Chingleput.
	1758	Kandallagan	Do ..	Do

METAL-WORK (INTERMEDIATE GRADE).

Second Class.

	1687	R. Krishnan	Madras ..	Technical Institute, Madras.
	1726	Kandairala	Chingleput ..	Reformatory School, Chingleput.

COTTON-WEAVING (ELEMENTARY GRADE).

First Class.

1	1397	S. Madhavan (a)	Kanur ..	Wadsway Mission Industrial School, Kanur.
2	1386	S. Paramasivan (a)	Madurai ..	Art Industrial School, Madurai.
3	1316	S. Subram (a)	Do ..	Do
4	1727	Subram (a)	Chingleput ..	Reformatory School, Chingleput.
5	1738	Subbaraya Palayandi (a)	Do ..	Do
6	1565	S. M. Suban (a)	Madurai ..	Art Industrial School, Madurai.

Second Class.

	1677	G. A. Narasimhan (a)	Coimbatore ..	St. Joseph's Industrial School for the Poor, Coimbatore.
	1628	S. Arjathan (a)	Do ..	Do
	1629	H. Arjathan (a)	Do ..	Do
	1359	A. Madhavan (a)	Tanjore ..	St. Francis Xavier's Industrial School, Tanjore.
	1389	P. Subram (a)	Do ..	Do
	1351	M. Kuppalai (a)	Madurai ..	Art Industrial School, Madurai.
	1363	S. Paramasivan (a)	Do ..	Do
	1370	Lakshmi Manand (a)	Do ..	Do
	1380	M. Krishnan Pillai (a)	Do ..	Private study.

COTTON-WEAVING (INTERMEDIATE GRADE).

First Class.

1	1335	S. Kanna Pillai	Kanur ..	Private study.
2	1331	R. Nagendran Chetti	Do ..	Do
3	1333	G. Sankar	Madurai ..	Art Industrial School, Madurai.
4	1358	M. Naa Ganesan	Do ..	Do
5	1360	P. Charaman	Do ..	Do
6	1311	C. Parayyan	Kanur ..	Wadsway Mission Industrial School, Kanur.

(a) = On the European loom.

(b) = On the native loom.

Number of scholarship holders	Register number	Name of candidate.	Where educated	Where taught.
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COTTON-WEAVING (INTERMEDIATE GRADE)—cont.

Second Class.

1110	K. Kuyyavani	Karur	Wadayan Maruth Industrial School, Karur.
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CARPET-WEAVING (ELEMENTARY GRADE).

Second Class.

5090a	Mrs. Kasia Haseela	Madras	The Arjuman Industrial School, Madras.
5090b	Murtana Haseela	Do.	Do.

TAILORING (ELEMENTARY GRADE)

First Class.

1	1725	D. Derrangayyan	Arul	Private study.
	1727	A. Appudurai	Do.	Do.
2	1680	M. Thevar	Namakk	Art Industrial School, Namakk.
	1724	M. P. Selva	Arul	Private study.
	1726	I. Y. Sathum	Do.	Do.

Second Class.

1	1642	S. Eswarameetha	Namakk	Art Industrial School, Namakk.
	1750	Mahomed Ali	Chingleput	Elementary School, Chingleput.
	1750	Mahomed Ali	Do.	Do.

TAILORING (INTERMEDIATE GRADE)

First Class.

1	1465	L. Pongurani (a)	Tadikotly	Private study.
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Second Class.

1	1729	K. A. Mohali (a)	Arul	Private study.
	1751	Apparu Rajakumari Pillai (a).	Chingleput	Elementary School, Chingleput.

NEEDLE-WORK AND DRESS-MAKING (ELEMENTARY GRADE).

First Class.

1	1175	Violet Selva	Tellery	St. Joseph's Girls' Industrial School, Tellery.
2	1030	May Pater	Madras	Presbyterian Convent High School, Georgetown.

Second Class.

1	1755	J. Albert	Arul	Private study.
	1032	Sula Austin	Madras	Presbyterian Convent High School, Georgetown.

NEEDLE-WORK AND DRESS-MAKING (INTERMEDIATE GRADE).

First Class.

1	1176	Harriet Love	Tellery	St. Joseph's Girls' Industrial School, Tellery.
2	1117	May Hester	Do.	Do.
3	1011	Alice Parkinson	Madras	Presbyterian Convent High School, Georgetown.
4	1037	Henriette Fozzio Chigebare	Do.	Presbyterian Convent, Vepery.

Second Class.

1	1030	Dolly Hunt	Madras	Presbyterian Convent High School, Georgetown.
	1013	Doris Pinto	Do.	Do.
	1013	Yasmin Williams	Do.	Do.
	1014	Maya Dwyer	Do.	Presbyterian Convent, Vepery.
	1018	Alberta Harris	Do.	Do.

(a) = Oiling

(a) = Making up.

Rank of award	Register number.	Name of candidate.	Where educated	Where taught
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NEEDLE-WORK AND DRESS-MAKING (ADVANCED GRADE).

First Class.

1	1043	Mary Mann	Madras ..	Private study.
2	1043	Charlotte Lydia Goodrich ..	Do ..	Do ..
3	1155	Constance Kopp	Bellary ..	St. Joseph's Girls' Industrial School, Bellary.
4	1041	Mary D'Cruz	Madras ..	Private study.
5	1014	Mary Fogarty	Do ..	Presbyterian Convent High School, Georgetown.

Second Class.

1	1408	M. Thiruvengadam	Trichinopoly ..	Private study.
2	1015	Marian Burke	Madras ..	Presbyterian Convent High School, Georgetown.
3	1018	Agnes Burke	Do ..	Do ..
4	1017	Agnes Thomas	Do ..	Do ..
5	1019	Norah Palmer	Do ..	Do ..
6	1014	Inez Latham	Do ..	Private study.

EMBROIDERY (ELEMENTARY GRADE).

First Class.

1	1940	S. Perachi	Madras ..	S.L.A. Girls' Industrial School, Kibbuki.
2	1972	D. Ganesanarayan	Do ..	Private study.

FREE-HAND OUTLINE DRAWING (INTERMEDIATE GRADE).

First Class.

1	103	Devara Venkata Rao	Bajapur ..	Private study.
2	1001	V. S. Rajeswarra Rajapur ..	Madras ..	School of Arts, Madras.

Second Class.

1	11	Vallabhaiah Sanyasaram	Bahadurpur ..	Private study.
2	29	Gurupada Venkata Sanyasaram ..	Do ..	Do ..
3	13	Arthur Venkata-sanyas	Do ..	Do ..
4	24	Varada Sanyasaram	Venkatapuram ..	Do ..
5	31	Vijaya Sanyasaram	Do ..	Do ..
6	48	Arthur Haridas	Venkatapuram ..	Do ..
7	205	Nagada Sanyasaram	Bajapur ..	Do ..
8	151	Krishnaiah Sanyasaram	Do ..	Do ..
9	152	Sanyasaram Sanyasaram	Do ..	Do ..
10	153	Dattatrayaiah Sanyasaram	Do ..	Do ..
11	154	Sanyasaram Sanyasaram	Do ..	Do ..
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97	240	Sanyasaram Sanyasaram	Do ..	Do ..
98	241	Sanyasaram Sanyasaram	Do ..	Do ..
99	242	Sanyasaram Sanyasaram	Do ..	Do ..
100	243	Sanyasaram Sanyasaram	Do ..	Do ..

Number of of work.	Register number.	Name of candidate.	Where examined.	Where admitted.
FIRST-HAND OUTLINE DRAWING (INTERMEDIATE GRADES)—cont.				
SCHOOL CLASS—cont.				
552		Mangalore Govindachari ..	Mangalore ..	Pennet study.
553		Abdul T. Ertikchi ..	Do ..	Do
554		Sachdevan Pannayya ..	Do ..	Do
555		T. H. Krishnan Jeyar ..	Torondam ..	Do
556		R. Pannayya Pillai ..	Do ..	Do
557		Pannayya K. Pannayya Pillai ..	Do ..	Do
558		K. R. Pannayya Pillai ..	Do ..	Do
559		Shankar Rao Gang ..	Do ..	Do
560		R. Pannayya Pillai ..	Do ..	Do
561		S. Pannayya Pillai ..	Do ..	Do
562		P. S. Krishna Aiyar ..	Do ..	Do
563		G. Rama Rao ..	Do ..	Do
564		G. Chokkappa Vettar ..	Do ..	Do
565		Leah Jeyar ..	Do ..	Do
566		T. Man ..	Do ..	Do
567		P. H. Thomas ..	Do ..	Do
568		Kandappa T. Kottar ..	Kandappa ..	Do
569		J. Chinn Pannayya ..	Do ..	Do
570		M. Rama ..	Do ..	Do
571		P. Gunda Murti ..	Do ..	Do
572		Josephine Annamma de Mendon ..	Do ..	Do
573		Am. Mary Goundar ..	Do ..	Do
574		P. Krishna Pannayya ..	Tetkar ..	Do
575		K. Gunda Pillai ..	Do ..	Do
576		C. H. Abraham ..	Do ..	Do
577		Pannayya Rama Kottar ..	Do ..	Do
578		M. Pannayya ..	Do ..	Do
579		C. Thomas Kottar ..	Do ..	Do
580		P. Pannayya ..	Do ..	Do
581		M. G. Govindappa ..	Do ..	Do
582		G. Abdul Hamid Khan ..	Do ..	Do
583		S. Pannayya ..	Do ..	Do
584		G. Govindappa ..	Do ..	Do
585		Madhava Vinayaka Narayana ..	Bengalore ..	Do
SCHOOL CLASS—cont.				
586		Gov. Sophia Matheson ..	Do ..	Do
587		K. Narayana ..	Chandann ..	Do
588		S. Narayana ..	Do ..	Do
589		A. Narayana ..	Do ..	Do
590		A. Matheson Pillai ..	Do ..	Do
591		M. Matheson ..	Do ..	Do
592		A. Narayana ..	Do ..	Do
593		M. K. Krishna Aiyar ..	Do ..	Do
594		G. Pannayya ..	Karur ..	Do
595		J. Samuel ..	Do ..	Do
596		Samuel Matheson ..	Do ..	Do
597		P. K. Thomas ..	Do ..	Do
598		E. Narayana Aiyar ..	Do ..	Do
599		Gov. Matheson ..	Do ..	Do
600		Y. Matheson ..	Do ..	Do
601		M. Matheson ..	Do ..	Do
602		C. Matheson ..	Do ..	Do
603		A. Matheson ..	Do ..	Do
604		S. Matheson ..	Do ..	Do
605		K. Matheson ..	Do ..	Do
606		S. J. Matheson ..	Do ..	Do
607		T. V. Matheson ..	Do ..	Do
608		S. Matheson ..	Do ..	Do
609		K. Matheson ..	Do ..	Do
610		S. M. Matheson ..	Do ..	Do
611		K. Matheson ..	Do ..	Do
612		N. Matheson ..	Do ..	Do
613		T. R. Matheson ..	Do ..	Do
614		K. Matheson ..	Do ..	Do
615		T. Matheson ..	Do ..	Do
616		S. Matheson ..	Do ..	Do
617		T. N. Matheson ..	Do ..	Do
618		S. G. Matheson ..	Do ..	Do

Roll number	Register number	Name of candidate	Where examined.	Where attended.
FREE-HAND OUTLINE DRAWING (INTERMEDIATE GRADE)—cont.				
Second Class—cont.				
1340	A. G. Swanson	..	Tripoli	Private Study
1351	Solomon Meech	..	Tripoli	Do.
1352	T. R. Ponnarum Achari	..	Do.	Do.
1353	A. Ramakrishna	..	Madras	Technical Institute, Madras.
1357	S. Kandaswamy	..	Do.	Do.
1358	C. V. Rangaswami Rao	..	Do.	Satagiri High School, Madras.
1359	A. Subramanyam	..	Do.	Do.
1361	A. Thangayya	..	Do.	Private study.
1362	M. Ponnusami	..	Madras	Art Industrial School, Madras.
1364	M. Kallappa	..	Do.	Do.
1365	A. Ganesan	..	Do.	Do.
1366	T. Sreenivasulu	..	Do.	Do.
1367	T. H. Ganesa Athiyah	..	Do.	Do.
1368	K. Jeyasami	..	Do.	Do.
1369	V. Subramaniya Iyengar	..	Do.	Do.
1370	G. Srinivas	..	Tirunelveli	Private study.
1371	K. L. Ramaswami Aiyar	..	Do.	Do.
1372	T. Subramaniam Pillai	..	Do.	Do.
1373	S. B. Subramaniam	..	Do.	Do.
1374	K. M. Subramaniam	..	Do.	Do.
1375	T. B. Subramaniam	..	Do.	Do.
1376	K. Subramaniam Aiyar	..	Do.	Do.
1377	A. Prasad	..	Arca	Do.
1378	P. Ramaswami	..	Do.	Do.
1379	Mahomed Khader	..	Chingleput	Do.
1380	Cuthbert Tullah	..	Madras	Do.
1381	M. K. Venkataswami Srinivas	..	Do.	School of Arts, Madras.
1382	Tirumangal K. Venkataswami	..	Do.	Do.
1383	G. L. M. Pichay	..	Do.	Do.
1384	G. M. Chelliah	..	Do.	Do.
1385	K. Chelliah	..	Do.	Do.
1386	N. A. Rikharath	..	Do.	Do.
1387	G. K. Vignayagopal Nayudu	..	Do.	Do.
1388	S. K. Vignayagopal Nayudu	..	Do.	Do.
1389	C. V. Vignayagopal Nayudu	..	Do.	Do.
1390	P. J. Srinivas	..	Do.	Do.
1391	N. Srinivas	..	Do.	Do.
1392	S. N. Srinivasagopal Nayudu	..	Do.	Do.
1393	T. Srinivasagopal Nayudu	..	Do.	Do.
1394	Chingleput C. Kalayamparam	..	Do.	Do.
1395	Niyah	..	Do.	Do.
1396	R. Lakshmi Nallu	..	Do.	Do.
1397	P. Maragosa Pillai	..	Do.	Do.
1398	Ajay Khand Smith	..	Do.	Do.
1399	Cuddalore R. Gopal Pillai	..	Do.	Do.
1400	K. V. Krishnaswami Nayudu	..	Do.	Do.
1401	H. P. Rajagopal	..	Do.	Do.
1402	G. N. Vignayagopal Nayudu	..	Do.	Do.
1403	K. V. Vignayagopal	..	Do.	Do.
1404	K. V. Krishnaswami	..	Do.	Private study.
1405	M. K. Krishnaswami	..	Do.	Do.
1406	T. A. Rajagopal	..	Do.	Do.
1407	K. Rajagopal Nayudu	..	Do.	Do.
1408	Abdullah Madan	..	Do.	Do.
1409	Abdullah Madan	..	Do.	Do.
1410	Abdullah Madan	..	Do.	Do.
1411	Abdullah Madan	..	Do.	Do.
1412	Abdullah Madan	..	Do.	Do.
1413	Abdullah Madan	..	Do.	Do.
1414	Abdullah Madan	..	Do.	Do.
1415	Abdullah Madan	..	Do.	Do.
1416	Abdullah Madan	..	Do.	Do.
1417	Abdullah Madan	..	Do.	Do.
1418	Abdullah Madan	..	Do.	Do.
1419	Abdullah Madan	..	Do.	Do.
1420	Abdullah Madan	..	Do.	Do.

(By order.)

Office of the Commr. for Govt. Examinations,
Madras, 21st January 1911.

G. MADDOX,
Secretary.



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Public Works	490
Revenue	491
Land	492
Police	493
Public Works	494
Revenue	495
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Police	497
Public Works	498
Revenue	499
Land	500

APPOINTMENTS, LEAVE OF ABSENCE, &c.

REGISTRATION

Feeling.—The following posting of a Sub-Registrar is ordered:—

M. R. R. Tanjore Rajaganesan Rajaganesan Raj, Sub-Registrar of East Madras (Madras), to be Joint Sub-Registrar, Madras (Madras district).
(With effect from 1st February 1911.)

Fort St. George, 1st February 1911.

A. G. CARDEW,
Asst. Chief Secretary.

JUDICIAL.

Leave.—The undersigned officer has been granted privilege leave on full pay under article 372 of the Civil Service Regulations:—

M. R. R. Tanjore Krishna Jani Sella Aiyar Arangal, B.A., B.L., District Munsif of Wallavanad (South Madras district), for one month from date of relief.

Appointment.—The following appointment of a District Munsif has been ordered by the High Court:—

M. R. R. Uthai Sankar Sankar Arangal, B.A., B.L., High Court Clerk, residing at Madras, is appointed to act as Fourth Grade District Munsif and is posted to Wallavanad (South Madras district) during the absence of M. R. R. T. K. Pappa Aiyar Arangal on until further orders. *De jure* at once.

Transfers.—The following postings of District Muzaffars have been ordered by the High Court:—
 M.R. By. Salem Pongamtha Madalar Aravagal, S.A., S.A., is transferred from Tiruvellur (Chingleput district) to Tiruppur (Chingleput district). To join at once.
 M.R. By. Rameshachandran Saravaya Ayyar Karimadondra Aiyar Aravagal, S.A., S.A., on return from leave is posted to Tiruvellur (Chingleput district). To join on the 15th February 1911.

High Court of Judicature, Madras,
 7th February 1911.

H. D. C. REILLY,
Registrar.

BOARD OF REVENUE

SALT, ASSAY AND CUSTOMS DEPARTMENT.

Transfers and appointments.—M.R. By. Rameshaya Madaliyer Valiyappan Madaliyer Aravagal, Inspector, Madras Town Circle, is to be First Assistant, in charge of the Board of Revenue, Revenue Division, M.R. By. Aragal Aiyangar Aravagal Aravagal, Inspector, on other duty. To join on relief.
 M.R. By. Palakkal Tiruvallur Rameshaya Ayyar Aravagal, Inspector, is transferred from the Customs to the Madras Town Circle. To join urgently handing over charge to the Inspector, Madras Town Circle.

Mr. Joseph Francis William Johnson, Assistant Inspector, is transferred from the Calicut Sea Customs Office, Western Customs Circle, to the charge of the Cuddalore Circle. To join at once.

Mr. Benjamin David Cook, Assistant Inspector, Madras Town Circle, on relief from the Engineering College, is posted to the Palghat Circle, via M.R. By. Anna Aiyangar Kadamal Seetha Aiyangar, Assistant Inspector, granted leave. To join at once.

M.R. By. E. V. Venkataswamy Aiyar, Clerk, Office of the Deputy Commissioner, Southern Division, is appointed to act as Assistant Inspector and posted to the Madras Town Circle. To join at once.

Board of Revenue (Revenue Division),
 Chingleput, 2nd February 1911.

Leave.—In modification of the modified leave for one year granted to Inspector M.R. By. Talamalai-muthu Rameshaya Aiyar Aravagal, published on page 158 of the *First St. George Gazette*, dated 27th January 1910, Part II, he is, in accordance with articles 232, 233, 250 and 256 of the Civil Service Regulations, granted leave for one year and two months—porting leave for one month and nine days from 15th December 1910 and furlough for one year and twenty-one days in continuation thereof.

Leave.—Under articles 232, 250 and 256 of the Civil Service Regulations, Mr. Julius Francis DeFreitas, Assistant Inspector, is granted modified leave for one year and three months—privilege leave for three months and furlough for one year in continuation thereof with effect from 2nd March 1911.

Board of Revenue (Revenue Division),
 Chingleput, 2nd February 1911.

Transfers and appointments.—M.R. By. Keshava Gopal Singh, Assistant Inspector, is transferred from the charge of the Bellary Circle to the charge of the Kodaikanal Circle via Mr. Albert Edward Rameshaya, Inspector, in charge. To join on relief.

The posting of M.R. By. Talamalai-muthu Rameshaya Aiyar Aravagal, Inspector, to the Kodaikanal Circle published on page 158 of the *First St. George Gazette*, Part II, dated 27th January 1910, is hereby cancelled.

M.R. By. Wilfrid Arthur Charles Madoff Marikha Madoff, Assistant Inspector, is transferred from the Vengaloor District, Northern District Circle, to the charge of the Bellary Circle. To join on relief.

M.R. By. Anandavaram Balaiah Aiyar, Assistant Inspector, is transferred from the Kodaikanal Circle to the Vengaloor District, Northern District Circle. To join on relief.

M.R. By. Anna Aiyangar Aiyangar Aravagal Aravagal, Assistant Inspector, Office of the Assistant Commissioner, Madras Town Circle, is appointed to act as Assistant Inspector and posted to the Kodaikanal Circle. To join at once.

M.R. By. Chandrasekhar Rameshaya Aiyangar Rameshaya Aiyangar, Assistant Inspector, is transferred from the Tiruppur Circle to the Tiruppur District, Northern District Circle, via M.R. By. Rameshaya Tiruvallur Rameshaya Aiyangar, Assistant Inspector, reported sick. To join on relief.

Mr. William Edmund Plunkett, Sub-Inspector, is appointed to act as Assistant Inspector and posted to the Tiruppur Circle. To join at once.

Board of Revenue (Revenue Division),
 Chingleput, 7th February 1911.

B. A. B. YERROW,
Secretary.

FORFEIT.

Leave.—Privilege leave in modified certificate for two months and fifteen days has been granted to Mr. A. P. Rameshaya Madalar with effect from the 15th December 1910.

Madras, 1st February 1911.

T. P. PRAGER,
As. Commissioner of Revenue, Madras Circle.

PUBLIC WORKS.

Promotion.—The following promotion is made with effect from the 1st January 1911:—

Conductor Robert Cuddihy, from Sub-Engineer, Third Grade, to Sub-Engineer, Second Grade, with *pro tem*, supernumerary.

Madras, 1st February 1911.

Transfer.—The following transfers are ordered:—

Conductor James O'Connor Phelan, Sub-Engineer, Third Grade, from the Southern Southern Division, I Circle, to the IV Circle.
Sub-Conductor James Whitaker, Supervisor, First Grade, from the Southern Division, I Circle, to the VI Circle.

Madras, 3rd February 1911.

C. A. SMITH,
Asst. Chief Engineer, F. W. D.

Leave.—M.R. Ry. L. V. Narayanaswamy Aiyar, Temporary Upper Subordinate in the Cochin division, is granted privilege leave for thirteen days with effect from 25th November 1910 otherwise on date of relief.

Camp Doonchikwarren, 25th January 1911.

A. C. LANGSTON,
Superintending Engineer, I Circle.

Transfer.—Mr. J. J. O'Harey, M.A., M.B., Temporary Engineer on No. 400, from the Police division to the Collector's Division. To join at once.

Calcutta, 3rd February 1911.

A. S. DOMILEY,
Superintending Engineer, IV Circle.

Transfer.—The following transfer is ordered:—

M.R. Ry. P. V. Srinivas Aiyar, Temporary Upper Subordinate, from the South Arcot division, to the office of the Superintending Engineer, V Circle, Madras.

To join immediately after relief.

The order accords with its sanction to the grant of bonus pay and travelling allowance.

Posting.—M.R. Ry. S. Krishnamurti Aiyar, M.A., Assistant Engineer, posted to this Circle in Chief Engineer's Memorandum No. 510-C, dated 24th January 1911, is re-posted to the Presidency Division.

Madras, 31st February 1911.

Leave.—Under article 260 of the Civil Service Regulations, M.R. Ry. H. N. Aiyaswami Aiyar, Temporary Upper Subordinate, Chingleput division, is granted privilege leave for one month with effect from 21st January 1911 or date of relief.

Madras, 3rd February 1911.

S. D. PEARS,
Superintending Engineer, V Circle.

MIDWIFE.

Appointments.—(1) Civil Assistant Surgeon Venkateshaya, M.B., on relief at Anantapur, to act as Assistant to District Medical and Sanitary Officer, Godavari.

(2) Civil Assistant Surgeon Kheja Ramfulle, M.B., on relief at Comacoe, to act as Assistant to District Medical and Sanitary Officer, South Arcot.

(3) Civil Assistant Surgeon Narayana Aiyar, M.B., M.A., on relief at Chidambaram, to act as Assistant to District Medical and Sanitary Officer, Chingleput.

Madras, 4th January 1911.

Leave.—Military Assistant Surgeon H. C. Jackson is granted fifteen days' privilege leave and five months' illness leave as medical certificate is submitted dated with effect from 1st November 1910.

Madras, 21st January 1911.

Appointments.—Civil Assistant Surgeon V. Krishnamurti, on relief at Dindigul, to be Sanitary Assistant to the District Medical and Sanitary Officer, Tanjore.

Civil Assistant Surgeon Pachamallu Sarma, on relief at Tanjore, to be Health Officer, Detachment; should join as soon as possible.

(By order)

Madras, 1st February 1911.

C. A. F. HINGSTON, Captain, I.M.S.,
Personal Assistant to the Surgeon-General
with the Government of Madras.

GENERAL NOTIFICATIONS.

ADDRESS ON COMMUNICATIONS.

During the transfer of the Head-quarters of the Office of the Executive Engineer, Tank Revenue, Police Revenue Division, IV Circle, from Yellow to Konda, all communications, etc., intended to reach that office on or after the 1st February 1911, should be addressed to Konda, Coimbatore district.

Executive Engineer's Office, T.R.S. Div., IV Circle,
Yellow, 21st January 1911.

A. G. FILLARDON,
Executive Engineer, T.R.S. Division, IV Circle.

Item 7 of the works referred to in the notification published in Part II of the Port St. George Gazette, dated 26th October 1909, page 1541, viz., "The Periyar Water Supply Scheme" having been entrusted to the Madras Division, all communications in connection with the said scheme should be addressed to the Executive Engineer, Madras Division.

26th January 1911.

J. M. M. PARKER,
Executive Engineer, Madras Division.

TREASURE TROVE.

It is hereby notified under section 5 of the Indian Treasure Trove Act VI of 1878 that on the 14th June 1910 treasure consisting of the undecomposed copper plate and metal articles of the estimated value of Rs. 15 was found in S. No. 83, a village panchayat of Nannayyapuram village, Kallakurichi taluk, South Arcot district, Madras Presidency.

						Value			
						Rs.	A.	P.	
1.	Personal Seal of copper	1	4	0	0
2.	Amman do.	1	4	0	0
3.	Do.	1	4	0	0
4.	Krishnamurti Seal of copper	1	2	0	0
5.	Metal tripod	10	0	0
Total						..	15	0	0

1. All persons claiming the said treasure or part thereof are hereby required to appear personally or by agent before the Collector of South Arcot at his office at Coimbatore on Monday the 3rd day of July 1911 in view to the matter being enquired into or determined according to law.

South Arcot Collector's Office,
28th January 1911.

M. AZIZ-UD-DIN RAHIM,
Collector.

It is hereby notified under section 5 of the Indian Treasure Trove Act VI of 1878 that the undecomposed treasure was found on or about 18th September 1910 while digging for earth in Survey No. 118-A, dry, included in parcel No. 21 of Muthala Seshanath of Uthar village, Koorur taluk, Madras district.

Two copper plates (Vankateswara) about one and half feet high valued at Rs. 20.

2. All claimants to this treasure should appear in person or by an agent before the Collector, Madras, at his office at Madras, on 26th June 1911 so that their claims may be enquired into and disposed of according to law.

Madras Collector's Office,
26th January 1911.

GADIR NAWAZ KHAN,
Collector.

Under section 5 of the Indian Treasure Trove Act, 1878, notice is hereby given that on or about the 22nd September 1910, a treasure consisting of 12 copper coins described below and a pedestal of Porcelain (found in Talukhadi village) now under the management of a receiver appointed by Civil Court in Trappalur Pinda in the Madras district. All persons claiming the said treasure or any part thereof are hereby required to appear before the Collector of Madras at his office at Madras on or before the 26th May 1911 at his office at Madras in order that the matter may be enquired into and determined according to law.

Serial No.			Description of Items.			Serial No.			Description of Items.			Approximate value		
1.	Assorted	1.	Assorted
2.	Porcelain	2.	Porcelain
3.	Porcelain	3.	Porcelain
4.	Porcelain	4.	Porcelain
5.	Assorted	5.	Assorted
6.	Do.	6.	Do.
7.	Do.	7.	Do.
8.	Do.	8.	Do.
Total						Total						..		

Madras Collector's Office at Madras,
26th January 1911.

J. F. BRYANT,
Asst. Collector.

Sanitary Commissioner.

Returns showing the Births and Deaths registered in the Municipalities of the Madras Presidency containing 25,308 inhabitants and upwards for the week ending 26th December 1912.

Municipalities	Population according to the Census of 1901	BIRTHS						DEATHS															Ratio per 1,000 of community per annum.			
		Class.				Total.		Class.				Total.		Causes of Death.												
		Class.	Infants.	Children.	Other.	M.	F.	Class.	Infants.	Children.	Other.	M.	F.	Total.	Children.	Adults.	Persons.	Persons.	Persons.	Persons.	Persons.	Persons.	Persons.	Persons.	Persons.	Persons.
		Class.	Infants.	Children.	Other.	M.	F.	Total.	Class.	Infants.	Children.	Other.	M.	F.	Total.	Children.	Adults.	Persons.	Persons.	Persons.	Persons.	Persons.	Persons.	Persons.	Persons.	Persons.
Madras	185,881	10	78	5	..	83	83	2	65	9	..	74	74	1	2	1	11	7	8	1	61	12.6	33.5			
Trichinopoly	124,721	8	14	10	..	24	24	7	60	18	..	67	67	1	1	1	10	12	1	45	26.8	55.2				
Calcutta	78,261	..	1	24	..	25	25	12	12	11	..	23	23	..	19	17	26	..	1	1	59	25.7	28.8			
Ernakulam	58,813	1	25	25	25	2	48	52	..	54	54	..	48	52	101	..	72	2	52	18.9	74.6			
Tatasaheb	55,287	..	15	27	..	42	42	..	23	28	..	25	25	..	21	28	65	..	2	18	6	58	28.1	28.4		
Tanjore	51,470	8	25	25	25	..	22	18	..	40	40	..	14	22	42	..	14	8	2	23	21.2	28.4		
Coimbatore	37,400	2	18	9	..	27	27	4	29	15	..	34	34	..	20	29	44	..	2	7	1	33	8.9	29.1		
Oddishaw	52,218	..	32	32	32	..	55	1	..	56	56	..	50	56	53	..	20	9	1	18	25.5	48.6		
Coonoor	48,080	1	10	10	10	1	26	27	27	..	12	9	21	..	8	4	1	31	57.2	28.9		
Coimbatore	48,151	..	34	1	..	35	35	..	38	38	38	..	25	3	20	..	3	4	3	15	23.9	20.9		
Palghat	44,177	3	20	3	..	23	23	..	24	1	..	25	25	..	17	8	25	..	6	0	1	12	27.5	21.6		
Madras	41,198	8	24	4	..	28	28	..	15	8	..	23	23	..	10	8	28	..	1	0	1	24	29.1	28.2		
Vellore	41,337	3	24	8	..	32	32	..	9	5	..	14	14	..	10	7	21	..	1	8	1	17	20.0	21.8		
Tamilnadu	41,150	1	27	9	..	36	36	..	52	1	..	53	53	..	14	10	24	..	1	2	1	10	28.2	27.5		
Pondicherry	39,345	3	22	4	..	27	27	..	52	8	..	60	60	..	14	18	32	..	4	2	1	29	26.1	20.2		
Madras	39,507	..	24	24	24	..	24	8	..	32	32	..	14	15	29	..	1	1	1	18	47.5	25.4		
Vijayanagara	38,608	1	26	2	..	28	28	..	27	27	27	..	14	18	32	..	4	2	1	18	48.0	18.7		
Ellore	34,561	..	18	2	..	20	20	..	17	14	..	31	31	..	14	18	32	..	8	2	..	19	55.6	42.1		
Madras	33,551	..	28	2	..	30	30	..	19	8	..	27	27	..	13	8	21	..	4	2	..	14	31.5	23.8		
Madras	32,618	..	10	3	..	13	13	..	20	8	..	28	28	..	13	28	41	..	18	9	28.5	25.1		
Madras	34,128	..	12	6	..	18	18	..	21	8	..	29	29	..	19	18	37	..	10	10	32.2	24.9		
Madras	34,128	..	17	4	..	21	21	..	10	8	..	18	18	..	10	10	20	..	4	2	..	13	27.9	21.2		
Madras	30,048	..	11	6	..	17	17	..	8	10	..	18	18	..	8	7	15	..	1	2	..	10	27.8	48.9		
Madras	29,659	..	22	16	..	38	38	..	11	16	..	27	27	..	19	24	43	..	9	12	40.8	24.5		
Madras	50,811	..	2	14	..	16	16	..	12	11	..	23	23	..	8	7	15	..	4	17	24.9	27.1		
Madras	54,482	1	26	26	26	..	16	9	..	25	25	..	21	17	38	..	11	7	23.8	24.9		
Madras	25,728	..	11	1	..	12	12	..	12	7	..	19	19	..	8	8	16	..	2	3	..	10	29.9	71.1		
Madras	25,378	..	13	21	..	34	34	..	11	8	..	19	19	..	8	5	13	..	3	1	..	8	19.0	28.6		
Madras	25,182	2	21	4	..	25	25	..	10	7	..	17	17	..	10	10	20	..	4	2	1	8	28.8	28.8		
Madras	14,555	5	8	1	..	9	9	..	1	1	..	2	2	..	1	1	2	..	1	1	20.1	49.4		
Total	1,485,888	83	782	372	4	1,241	1,241	67	816	280	8	1,104	1,104	47	43	102	183	180	46	8	260	35.4	28.5			

Office of Sanitary Commissioners.

Office of Sanitary Commissioner, Madras,
26th January 1913.

R. BALASUBRAMANIAM, Manager and Assistant,
Office of Sanitary Commissioner, Madras

Page 7, 1913

Part of the Madras Gazette.

Factor showing the Sektas and Divyas registered in some Divyans of the KARMA PURUSHTA of KARMA PURUSHTA during the month of September 1810.

DEATHS.																													
CHOLERA.										TYPHOID.										OTHER CAUSES.									
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Notes.—The enclosed lists which assigned the old district of Madras being now added up to the newly formed district of Ponnai, the statistics for Ponnai available for standard villages are furnished in this manner.

H. THOMSON, Ident.-Col., I.M.S.,
Sanitary Commissioner for Malaya.

[illegible]

Revenue showing the Burves and Duties registered in the Municipality of the Niagara Peninsula during the month of September 1910—cont.

[illegible]

[Continued on next page]

JUDICIAL NOTIFICATIONS.

APPRENTICES EXAMINATION, APRIL, 1911.

Notice is hereby given that candidates for the coming Apprentices Examination are required to file their applications with the necessary enclosures in the Office of the Deputy Registrar, Appellate Side, not later than the 15th February 1911.

1. The fee of Rs. 25 should be paid into the Bank of Madras and the receipt should be submitted along with applications.

2. Forms of applications can be had from the Head Clerk, Correspondence, Administration Department.

High Court of Judicature, Madras,
13th January 1911.

A. DAVIES,
Deputy Registrar, Appellate Side.

HIGH COURT OF JUDICATURE AT MADRAS,
VACATION 1911.

NOTES.

Except as hereunder mentioned, the High Court and the office of the Registrar will be closed from Monday the 6th May to Saturday the 15th July 1911, both days inclusive.

The Hon'ble Mr. Justice Sundara Aiyar will act as Vacation Judge.

An Appellate Court of two Judges will sit on Monday the 15th June 1911 and the following days for the disposal of National Trials and other urgent Criminal work.

The Vacation Judge will dispose of urgent applications which require to be heard immediately, whether in proceedings in the Appellate or Original Side of the High Court, at 11 A.M. on each Wednesday during the vacation, commencing on the 10th May 1911.

Notice of such applications shall be given to the Registrar of the High Court before 5 P.M. on the previous Thursday.

Urgent matters when Judge not present in Court.

In any case of great urgency an application may be made by delivering to the Registrar of the High Court a request to transmit the necessary papers to the Vacation Judge; and the Registrar shall, if he considers the case one of sufficient urgency, transmit the application accordingly, and it will be heard on 24 hours' notice, if possible.

Registrar's Office.

Except petitions and applications in non-contentious, matrimonial and testamentary matters, no application other than urgent applications as above mentioned will be received or filed during the vacation. No plaint, appeal, or other proceeding will be accepted unless it is accompanied by an urgent application containing a prayer that the Vacation Judge will order it to be received.

The office of the Registrar will be open on Tuesday in each week, commencing on the 6th May 1911, from 10 o'clock to 5 P.M. for the receipt of urgent applications and for the disposal of applications for the issue of process or for copies of documents presented on or before the 6th May 1911. The office will also be open on Wednesdays while the Court is sitting.

High Court, Madras,
26th Jan. 1911.

H. D. O. REILLY,
Registrar.

NOTIFICATIONS.

By virtue of the powers conferred by sections 9 and 1 of the Legal Practitioners Act, XVIII of 1879, and all other powers heretofore enabling the High Court hereby under the following amendments to the consolidated and amended rules made by the High Court under the said Act and dated 2nd August 1910 and published at pages 1270-1225 of Part III of the Port St. George Gazette dated 10th August 1910, viz.:-

(1) in Rule 15 after the words "Every candidate for the Pleadership Examination shall" the words "appear before the High Court or a Judge thereof otherwise ordered;"

(2) in Rule 15 for the words "15th day of November" substitute the words "10th day of February" and for the words "15th December" substitute the words "10th day of March";

(3) in Rule 16 for the words "10th day of November" wherever they occur, substitute the words "10th day of February" and for the words "1st day of December" substitute the words "1st day of March";

(4) in Rule 22 after the words "in which the pleader ordinarily practices, and" and again after the words "as soon as possible, and" insert the words "unless the High Court or a Judge thereof otherwise orders".

(Signed)	C. ANDREW WHITE, Chief Justice.
"	R. S. SETHUPATHI,
"	J. P. WALLACE,
"	J. H. MURPHY,
"	C. SARRABAN NAIR,
"	ARUNU RAMIN,
"	W. B. ANJANA,
"	P. K. SUNDARA Aiyar,

High Court of Judicature, Madras,
2nd February 1911.

H. D. O. REILLY,
Registrar.

Under the provisions of section 123 of the Code of Civil Procedure, 1908, the following draft amendments and additions to Order V of Schedule I of the said Code are published for the information of all persons interested, and it is hereby notified that these amendments and additions as well as any alterations or suggestions which may be received in respect of them from any person interested in the matter will be taken into consideration on or after the 31st day of April 1911, viz.:-

(1) In Rule 77 after the words "and it" insert the words "by registered post prepaid for acknowledgment."

(2) In Rule 25 after the words "shall send" insert the words "by registered post prepaid for acknowledgment."

(3) Insert in Rule 26—
"Notwithstanding anything contained in the foregoing rules, when the defendant is a public officer (not belonging to His Majesty's Military or Naval Forces or His Majesty's Indian Marine Forces) and in his official capacity, service of summons shall be made by sending a copy of the summons to the defendant by registered post prepaid for acknowledgment together with the original summons, which the defendant shall sign and return to the Court which issued the summons."

High Court of Judicature, Madras,
1st February 1911.

H. D. C. REILLY,
Judge.

His Excellency the Governor in Council having with the previous sanction of His Excellency the Governor-General in Council ordered the establishment with effect from 14th January 1911 of a small permanent District Muziris Court for the South Arcot district in place of the temporary District Muziris Court of Tirunelveli. The establishment of which was commenced up to 13th January 1911, the High Court hereby directs under sections 3 and 31 of the Madras Civil Courts Act III of 1878, that the said temporary Court shall be held at Tirunelveli as a permanent Court with effect from 14th January 1911, and shall be styled "the Court of the District Muziris of Tirunelveli" and shall have local jurisdiction over the whole of the revenue taluk of Tirunelveli.

High Court of Judicature, Madras,
2nd February 1911.

H. D. C. REILLY,
Judge.

SESSIONS CALENDAR.

Calendar of Sessions for Trial of the First Session of 1911 and Termination and General Good Delivery and Delivery, to be held at Madras, the State day of February 1911, and following days before the High Court of Judicature at Madras.

No. 1. *Thiruvengadam alias Manjengam alias Subbayan alias Maniam*, committed by S. Veekala Bama, District Magistrate, Bangalore, a Presidency Magistrate, charged that, on or about the 31st day of November 1910, he committed the offence of theft.

No. 2. *Mannamurthi, Patanamurthi, Hoskote Ammudi, Rangiah Chetty, Theeniah Chetty and Krishnamoorthy Chetty*, committed by the same Magistrate, charged that, between the 7th and the 12th days of August 1910, he, he, he and he committed the offence of kidnapping and the 7th, 8th and 9th accused committed the offence of abetment of same.

No. 3. *Krishnamoorthy Chetty, Theeniah Chetty, Rangiah Chetty and Krishnamoorthy*, committed by the same Magistrate, charged that on or about the 1st of July 1910, he, he and he committed the offence of kidnapping and the 1st, 2nd and 3rd accused committed the offence of abetment of same.

No. 4. *Belotte Vaidyanathan Chetty and Patanamurthi Subbayan Chetty*, committed by the same Magistrate, charged that, on or about the 22nd day of October 1909, they committed the offence of forgery of a valuable security and using as genuine a forged document.

No. 5. *Arundin*, committed by the same Magistrate, charged that, on or about the 22nd day of November 1910, he committed the offence of theft in a building.

No. 6. *Iyengar*, committed by F. D. Ryd, Magistrate, charged that, on or about the 15th day of December 1910, he committed the offence of theft.

No. 7. *Thiruvengadam alias Manjengam*, committed by the same Magistrate, charged that, on or about the 26th day of December 1910, he committed the offence of theft in a building, etc.

No. 8. *Iyengar* and *Kandiah alias Vaidyanathan*, committed by the same Magistrate, charged that, on or about the 23rd day of December 1910, they committed the offence of house-breaking by night and theft in a building.

No. 9. *Kannan*, committed by S. M. V. Chinnaiyudu, Magistrate, charged that, on or about the 20th day of December 1910, he committed the offence of theft in a building, etc.

No. 10. *Vaidyanathan Muthu*, committed by W. S. Marshall, Magistrate, charged that, on or about the 15th day of August 1910, he committed the offence of giving false evidence in a judicial proceeding with intent to procure conviction of a capital offence.

No. 11. *Vaidyanathan Sundar*, committed by the same Magistrate, charged that, on or about the 9th day of August 1910, he committed the offence of giving false evidence in a judicial proceeding with intent to procure conviction of a capital offence.

No. 12. *Rangaswamy Nadar*, committed by the same Magistrate, charged that, on or about the 5th day of August 1910, he committed the offence of giving false evidence in a judicial proceeding with intent to procure conviction of a capital offence.

No. 13. *Theeniah Nadar*, committed by the same Magistrate, charged that, on or about the 10th day of August 1910, he committed the offence of giving false evidence in a judicial proceeding with intent to procure conviction of a capital offence.

No. 14. *Rangaswamy Iyengar*, committed by F. D. Ryd, Magistrate, charged that, on or about the 14th day of August 1910, he committed the offence of forgery of a valuable security, obtaining by personation and obtaining and dishonestly inducing delivery of property.

No. 15. *Rangaswamy Iyengar*, committed by the same Magistrate, charged that, on or about the 22nd day of October 1910, he committed the offence of forgery of a valuable security, obtaining by personation and obtaining and dishonestly inducing delivery of property.

No. 16, Hameed Abdulla Saheb, committed by the same Magistrate, charged that, between the 25th and the 28th days of April 1910, he committed the offence of abetment of criminal breach of trust by an agent or servant, &c.

No. 17, Subhan, committed by the same Magistrate, charged that, on or about the 11th day of January 1911, he committed the offence of theft.

No. 18, Guruswami Chetti, Chinnivasiah, Kandaswami Chetti, Venkatasubramanian, Rangaswami, Narayanaswami and Seturaj Chetti, now acted by S. Venkatesa Kumar Desa Nayudu, Rayudu, charged that, on or about the end of October 1910, they committed the offence of kidnapping and the other accused committed the offence of abetment.

No. 19, Kandaswami Venkatasubramanian, Subhash Chetti and English Chetti also Rangaswami Chetti committed by the same Magistrate, charged that, about 22 months ago, 1st, 2nd and 3rd accused committed the offence of kidnapping and 4th accused committed the offence of abetment of same and in May and June 1910 1st, 2nd, 3rd and 4th accused committed abetting by persuasion and 5th accused committed abetting and dishonestly obtaining delivery of property and 1st, 2nd, 3rd and 4th accused the offence of abetment.

Chennai Office, High Court, Madras,
2nd February 1911

S. THAGARAJA AYYAR,
Clerk of the Court.

INSOLVENCY PETITIONS

No. 2 of 1910 in the COURT OF THE PRINCIPAL DISTRICT MAGISTRATE, ANAPALAI.

Receivers: Menappa of Insolvency

.. .. . Petitioner.

Notice is hereby given, under clause 1, section 18 of Act III of 1907, that the petitioner above named was adjudged insolvent by order of this Court, dated 15th January 1911.

Principal District Magistrate's Court, Anapalai,
2nd February 1911.

P. SUBBIAH MUDALIYAR,
District Magistrate.

No. 2 of 1910 in the COURT OF THE DISTRICT MAGISTRATE, ANAPALAI.

Receivers: Padayachi

Thiruvannamalai and eight others

.. .. . Petitioner.

.. .. . Respondent.

Notice is hereby given, under clause 1, section 18 of the Provincial Insolvency Act III of 1907, that the above named Receivers Padayachi, son of Sathyanarayana Padayachi, residing at Insolvency Office, Thiruvannamalai, has been adjudged insolvent by this Court on the 25th day of January 1911.

District Magistrate's Court, Anapalai,
2nd February 1911.

R. A. KRISHNAN AYYAR,
District Magistrate.

No. 10 of 1910 in the COURT OF THE DISTRICT MAGISTRATE'S COURT, CHINGAPOOT.

Ala Pichai Subbi

Padayachi and seven others

.. .. . Petitioner.

.. .. . Officiers.

Take notice that the petitioner above named has filed an application to this Court for being declared an insolvent and that the petition stands posted to 9th March 1911.

District Magistrate's Court, Chingapoot,
2nd February 1911.

A. VENKATARAMAYYA,
District Magistrate.

No. 13 of 1910 in the COURT OF THE DISTRICT MAGISTRATE, CHITTOOR.

Murugesu Naidu, son of Manappa Naidu, Nallu, Taluk patta, residing in Chittoor

Krishna Reddi and six others

.. .. . Petitioner.

.. .. . Co-defendants.

Under clause (7), section 18 of Act III of 1907, notice is hereby given that the petitioner above named was adjudged insolvent by this Court on 20th January 1911.

District Magistrate's Court, Chittoor,
2nd February 1911.

T. HAJARAM NAIDU,
District Magistrate.

No. 15 of 1910 in the COURT OF THE DISTRICT JUDGE, CHENNAI.

Yagannatha Setty

Town Bank, Combalators, by the Secretary Nageswami Venkataswami and three others

.. .. . Petitioner.

.. .. . Officiers.

Notice is hereby given, under section 14, clause 1 of Act III of 1907, that Yagannatha Setty, son of Pethalathur Setty, Mullapeta, has been declared an insolvent by an order of this Court dated the 27th day of January 1911.

District Court, Combalators,
27th January 1911.

F. J. COTTON,
District Judge.

No. 1 of 1911 in the COURT OF THE DISTRICT JUDGE, CHENNAI.

In the matter of *Hyd Kottu Brothers*, son of *Hyd Kottu Brothers*, Madhavaram, Madhavaram, residing in Fort Chinnaras—Petitioner (Father)

Notice is hereby given that the debtor above named has applied to this Court praying that he may be adjudged insolvent. Hearing 25th March 1911.

District Court, Chinnaras,
2nd February 1911.

F. J. COTTON,
District Judge.

No. 1 of 1911, IN THE COURT OF THE DISTRICT MUGGER, KARAI.

Kannabhi Aiyar, son of Anni Subramanyam Aiyar, Subrahmanya of
house-cast, residing at Karai Kashi Petitioner
and Deft.

Richarda Pillai and five others Opponents.
Notice is hereby given, under clause (1) of section 15 of Act III of 1907, that the above-named
petitioner has applied to this Court for being declared an insolvent and that his application is posted to
24th day of February 1911 for hearing.
Any creditor wishing to oppose the same may appear on that day either in person or by pleader.

District Muzaffar's Court, Karai, A. V. RAJASWAMI PILLAI,
2nd February 1911. At District Muzaffar

No. 1 of 1911 (No. 30 of 1910 IN THE JURY OF THE PRINCIPAL DISTRICT MUGGER, MADRAS)
IN THE COURT OF THE OFFICIAL RECEIVER, MADRAS.

In the matter of P. Rameswami Pillai

P. Rameswami Pillai Petitioner.
P. S. V. Chidambaram Chetti and twelve others Opponents.

Notice is hereby given, under clause 1, section 15 of Act III of 1907, that P. Rameswami Pillai,
son of P. Rameswami Pillai, residing in Sembaramangudi Street, Madras town, the petitioner above named,
was adjudged insolvent by this Court on 18th January 1911 and that creditors should prove their
claims as soon as possible by delivering or sending by post to the Official Receiver an affidavit in Form
No. 3.

Official Receiver's Court, Madras, T. R. RAMASWAMI AYYANGAR,
1st February 1911. Official Receiver.

No. 1 of 1911 (No. 31 of 1910 IN THE JURY OF THE PRINCIPAL DISTRICT MUGGER, MADRAS)
IN THE COURT OF THE OFFICIAL RECEIVER, MADRAS.

In the matter of Raja Aiyar.

Raja Aiyar Petitioner.
Rajakrishna Chetti and thirteen others Opponents.

Notice is hereby given, under clause 1, section 15 of Act III of 1907, that Raja Aiyar, son of
Sundaram Aiyar, residing in Lakshminarasimha Aiyar Street, Madras, the petitioner above named,
was adjudged insolvent by this Court on 18th January 1911 and that creditors should prove their
claims as soon as possible by delivering or sending by post to the Official Receiver an affidavit in Form
No. 3.

Official Receiver's Court, Madras, T. R. RAMASWAMI AYYANGAR,
1st February 1911. Official Receiver.

No. 3 of 1911 (No. 3 of 1910 IN THE JURY OF THE SUB-DIVISION, MADRAS) IN THE
COURT OF THE OFFICIAL RECEIVER, MADRAS.

In the matter of Rajan Aiyar alias Pankajaram Aiyar—Petitioner.

V. K. M. Matha Chetty and nine others Opponents.

Notice is hereby given, under clause 1, section 15 of Act III of 1907, that Rajan Aiyar alias
Pankajaram Aiyar, son of Subrahmanya Aiyar, residing in Kattappan village, the petitioner above
named, was adjudged insolvent by this Court on 2nd February 1911 and that creditors should prove their
claims as soon as possible by delivering or sending by post to the Official Receiver an affidavit
in Form No. 3.

Official Receiver's Court, Madras, T. R. RAMASWAMI AYYANGAR,
2nd February 1911. Official Receiver.

No. 5 of 1911 IN THE COURT OF THE PRINCIPAL DISTRICT MUGGER, MADRAS.

In the matter of Subramaniam Chetti

Subramaniam Chetti, aged 38, except Annaswami Chetti, residing
at West Main Street, Madras Petitioner.
Narasimham Pillai and six others Opponents.

Notice is hereby given, under clause 1, section 15 of Act III of 1907, that the above named
petitioner has applied to this Court for being declared an insolvent and that the petition made posted
on 18th April 1911.

Principal District Muzaffar's Court, K. V. DESIKACHARIAN,
Madras, 1st February 1911. Principal District Muzaffar

No. 6 of 1911 IN THE COURT OF THE DISTRICT MUGGER, MARAKKALLOOT.

Ramagopal Subrahmanya Petitioner.
Penna Chetty and others Opponents.

Notice, under clause (1) of section 15 of Act No. III of 1907, is hereby given that the above named
petitioner has applied to this Court for being declared insolvent and his application is posted to 24th
February 1911 for hearing the petition, if any, of his creditors.

District Muzaffar's Court, Marakkaloot, A. BHANUSWARA RAO
1st January 1911. District Muzaffar

No. 10 of 1913 in the Court of the District Munsif, KARASAMPET.

Surendra Mallesh

K. V. Venkiah and others

Plaintiff.

Defendants.

Notice, under clause (2) of section 12 of Act No. III of 1907, is hereby given that the above-named petitioner has applied to this Court for being declared insolvent and his application is posted to 1st March 1914 for hearing the objections, if any, of his creditors.

District Munsif's Court, Karasampet,
31st January 1914.

A. BHIMESWARA RAO,

District Munsif.

No. 1 of 1913 (Small Cause Suit No. 874 of 1908) in the Court of the District -
Munsif, PARANAGANGUDI.

Pulikesah Puthiah Ottayil Kasibhoyanath of Parapa-

pet, accused, and others in Small Cause

Plaintiff (Defendant).

(1) Cheliah Keshavam of (above) place, (2) Unnath Vayal

Thattai, (3) Pulikesah Puthiah Ottayil

Vayal, (4) Unnath Vayal and (5) Kasibhoyanath Vayal

Thattai, (6) Unnath Vayal

Counter-plaintiffs.

Notice is hereby given, under clause 2 of section 12 of Act III of 1907, that the above-named petitioner has applied to the Court for being declared an insolvent and that his application is posted for hearing to the 1st day of February 1914. Any creditor wishing to oppose the said application may appear before the Court either in person or by pleader on the said date.

District Munsif's Court, Parangangudi,
29th January 1914.

A. SUBRAHMANYA AITAR,

District Munsif.

No. 1 of 1913 in the Court of the District Munsif, KARASAMPET.

In the matter of *Maddy Polappa, son of Maddy Sripada, Sada, Merchant*
claiming of Insolvency—Plaintiff (Debtor).

Notice is hereby given, under clause 2, section 12 of Act III of 1907, that the petitioner above-named was adjudged an insolvent by order of the Court, dated 27th December 1913. The petition was posted to 25th February 1914 for examination of the creditors.

District Munsif's Court, Karasampet,
30th January 1914.

V. V. AVADHANULU,

District Munsif.

No. 1 of 1911 (No. 1 of 1911 on the file of the Registrar Junior, KUMARANGUDI) in the Court of the District Registrar, Tenjore.

E. Sureswami Pillai, son of E. Sureswami Pillai, residing in

Kumarangudi, petitioner attached to Duraiman, Kankarayan, and others

A. T. V. Sureswami (Dutty) and others

Plaintiff.

Respondents.

Take notice that the above petition presented to the Court of the Subordinate Judge, Kankarayan, having been transferred to me under section 20 of Act III of 1907, is posted to 4th March 1914 for hearing. Any creditor wishing to oppose the same may appear before me in person or by pleader on the said date.

Official Receiver's Court, Tenjore,
3rd February 1914.

G. S. KRISHNAMACHARIAN,

Official Receiver.

No. 1 of 1913 (G. S. No. 871 of 1908) in the Court of the District Munsif, TENJORE.

Adappa Ramachandran of Tenjore

Plaintiff (Defendant).

(1) Yagati Subbaraya, (2) Yagati Subbaraya, (3) Marappai

Venkat Subbaraya, (4) Marappai Venkateswara, (5) Konda Ramappa,

(6) Tallan Ramappa and (7) Kachikudi Vayala

Counter-plaintiffs

(Creditors)

Notice is hereby given, under clause 2 of section 12 of Act III of 1907, that the above-named petitioner, the defendant-debtor in the above suit, has applied to this Court for being declared an insolvent and that his application is posted to 10th day of February 1914 for hearing. Any creditor wishing to oppose the same may appear before this Court on the day of hearing either in person or by pleader.

District Munsif's Court, Tenjore,
3rd February 1914.

F. C. THIRUVENKATACHARIAN,

District Munsif.

No. 27 of 1910 (No. 28 of 1908, Summary Court) in the Court of the
District Criminal Registrar, TENJORE.

R. N. Narayanaswami Pillai

Respondent and others

Plaintiff.

Creditor.

Notice is hereby given that creditors of the insolvent are required to prove their debts on or before the 4th March 1914, failing which a dividend will be declared and distributed without regard to their claims.

Official Receiver's Court, Tenjore,
30th January 1914.

F. A. GOPALAN,

Official Receiver.

No. 2 of 1911 (No. 1 of 1908, TRINCOMALEE DISTRICT MURDER'S COURT) IN THE COURT OF THE DISTRICT ORIGINAL MAGISTRATE, TRINCOMALEE.

In the matter of *V. P. Shanmugan Muthaiyer*.

V. P. Shanmugan Muthaiyer Petitioner.
P. R. A. R. M. Chelappa Chettiyar and two others Oppositors.

Notice is hereby given, under clause 7 of section 16 of Act III of 1907, that *V. P. Shanmugan Muthaiyer*, son of *Pajalappan Muthaiyer*, residing at Melackore, Amburamondam taluk, the petitioner above named, was adjudged insolvent by this Court on the 28th January 1911.

Official Receiver's Court, Trincomalee,
2nd February 1911.

F. A. GOPALAN,
Official Receiver.

No. 3 of 1911 (No. 2 of 1909, TRINCOMALEE DISTRICT MURDER'S COURT) IN THE COURT OF THE DISTRICT ORIGINAL MAGISTRATE, TRINCOMALEE.

In the matter of *P. Himmamath Row*.

P. Himmamath Row Petitioner.
Dabbe Row and six others Oppositors.

Notice is hereby given, under clause 7 of section 16 of Act III of 1907, that *P. Himmamath Row*, son of *Partha Row*, residing at Melackore, Trincomalee taluk, the petitioner above named, was adjudged insolvent by this Court on the 28th January 1911.

Official Receiver's Court, Trincomalee,
2nd February 1911.

F. A. GOPALAN,
Official Receiver.

No. 4 of 1911 (No. 15 of 1910, TRINCOMALEE DISTRICT MURDER'S COURT) IN THE COURT OF THE DISTRICT ORIGINAL MAGISTRATE, TRINCOMALEE.

In the matter of *Gopalakrishnan*.

Gopalakrishnan Petitioner.
Vijayadasi Pillai and six others Oppositors.

Notice is hereby given, under clause 7 of section 16 of Act III of 1907, that *Gopalakrishnan*, son of *Sudhan*, residing at Melackore, Trincomalee taluk, the petitioner above named, was adjudged insolvent by this Court on the 28th January 1911.

Official Receiver's Court, Trincomalee,
2nd February 1911.

F. A. GOPALAN,
Official Receiver.

No. 5 of 1911 IN THE DISTRICT MURDER'S COURT, TRINCOMALEE.

In the matter of *A. R. Thirumangalakudi*.

A. R. Thirumangalakudi Petitioner.
A. R. Thirumangalakudi Oppositors.

Notice is hereby given, under clause 7 of section 16 of Act III of 1907, that the above named petitioner has applied to this Court for being declared an insolvent and that his application is posted for hearing on the 4th day of March 1911.

Any creditor wishing to oppose the said application may appear before this Court either in person or by pleader on the said date.

District Judge's Court, Trincomalee,
1st February 1911.

C. V. VISWANATHA SASTRI,
District Judge.

No. 6 of 1911 IN THE COURT OF THE DISTRICT JUDGE, TRINCOMALEE.

Notice is hereby given, under section 12 (5) of Act III of 1907, that *R. Himmamath Row*, son of *Himmamath Row*, residing at Melackore, Trincomalee taluk, has applied to this Court for being adjudged an insolvent and that the application is posted for 21st March 1911 for hearing.

District Court, Trincomalee,
1st February 1911.

C. G. SPENCER,
District Judge.

IN THE DISTRICT COURT OF TRINCOMALEE.

IN THE MATTER OF THE INSOLVENCY ACT VI OF 1902 AND OF THE SHERIDAN BANKING VILAS KALPANA MURTI, LONDON.

Original Petition No. 120 of 1909.

Notice is hereby given that the time for the creditors of the above named company to send their names and the particulars of their debts or claims to the Official Liquidator has been extended to the 1st day of March 1911 and that the 21st day of March 1911 at 11 o'clock in the forenoon at the Court of the District Judge of Trincomalee has been fixed for hearing and adjudicating upon the debts and claims.

1st February 1911.

C. G. SPENCER,
District Judge.

FINANCIAL NOTIFICATIONS.

STATEMENT OF THE AFFAIRS OF THE BANK OF MADRAS FOR THE WEEK
ENDING 4th FEBRUARY 1911.

Liabilities.	Rs.	As.	P.	Assets.	Rs.	As.	P.
Capital paid up	40,00,000	0	0	Government Securities	31,30,000	0	0
Reserve Fund	10,00,000	0	0	Other authorized investments	3,10,000	0	0
Public Deposits at:				Loans on Government and other authorized securities	3,00,000	0	0
Fixed Cash .. Rs. 26,17,128	0	10		Amounts of deposit on Government and other authorized securities	1,51,10,000	0	0
Public Deposits at	26,17,128	0	10	Bills discounted and purchased	1,10,10,000	0	0
Savings .. Rs. 26,17,128	0	10		Advances with other banks	10,00,000	0	0
Other deposits at Bank Office and				Bills	10,00,000	0	0
Savings	2,70,000	0	0	Demand	8,00,000	0	0
Bank Post Bills, etc.	10,00,000	0	0	Cheques	17,00,000	0	0
Savings	2,70,000	0	0	Bills	8,00,000	0	0
				Cash and Currency Notes at Head Office and Branches	1,00,000	0	0
					1,00,000	0	0
Total	1,00,00,000	0	0	Total	1,00,00,000	0	0

* Includes Rs. 10,00,000 on account of Rs. 10,00,000 of Rs. 10.

(By order of the Directors.)

J. SUTHERLAND,

Ap. Chief Accountant.

G. W. BLACK,

Ap. Secretary and Treasurer.

Rate for Demand Loans—4 per cent.

Percentage of Cash to Liabilities payable on demand—35 per cent.

Bank of Madras, Madras, 4th February 1911.

List of Government Promissory notes lodged by the Deputy Accountant-General, Public Works Branch, Madras and Coorg, and equally in the safe custody of the Accountant-General, Madras, on the 31st December 1910.

Sl. No.	Name of person or firm to whom loan was made.	Amount of investment.							Means of return or interest on loan.
		Rs.	As.	P.	Rs.	As.	P.	Rs.	
1011001	P. Vengayya Chettiar	100	0	0	0	0	0	0	Interest paid to him
111004	Mr. J. B. Srinivas	100	0	0	0	0	0	0	Interest paid to him
1000000	Mr. Z. S. Srinivas	1,000	0	0	0	0	0	0	Interest paid to him
111005	K. Srinivas Rao	1,000	0	0	0	0	0	0	Interest paid to him
101007	Do	1,000	0	0	0	0	0	0	Interest paid to him
101008	Mr. K. S. Srinivas	1,000	0	0	0	0	0	0	Interest paid to him
101009	Do	1,000	0	0	0	0	0	0	Interest paid to him
101010	The Madras Electric Supply Corporation, Limited.	1,000	0	0	0	0	0	0	Interest paid to him
101011	P. Chinnayya	1,000	0	0	0	0	0	0	Interest paid to him

20th January 1911.

B. Srinivasa Aiyar,
Deputy Accountant-General, P.W. Branch.

MARINE NOTIFICATIONS.

LIST of SHIPS in the MARINE ROADWAY with their DESTINATIONS, etc., on the 5th February 1911, as reported by Commanders or Agents at this office.

Ship's name.	Tonnage.	Commander.	Destination.	When to sail.	Agents.
S.S. "Barbora" ..	4750	F.W. Tuckwell ..	Calcutta ..	1911. 24 February ..	Messrs. Messy & Co.
S.S. "Clas Kofen" ..	2635	A. F. Redford ..	Do. ..	Tomorrow ..	Messrs. Garton, Woodhouse & Co.

REPORT of SHIPS arrived at and departed from the PORT of MAJORA from the 29th January 1911 to the 6th February 1911.

ARRIVALS.

Date arrived.	Ship's name.	Tonnage.	Master.	Commander's name.	Wherefrom.	When left.
1911.						
29th Jan. ..	S.S. "Bismar" ..	3212	B. W. J. Foster ..	Swampy ..	1911. 29 Jan. ..	1911.
30th ..	S.S. "Ramsdale" ..	3212	M. H. Green ..	London via Hong Kong & Cebu ..	1911. 30 Jan. ..	1911.
30th ..	S.S. "Taka" ..	3212	B. W. W. Tuckwell ..	London via Hong Kong & Cebu ..	1911. 30 Jan. ..	1911.
30th ..	S.S. "Clas Kofen" ..	2635	A. F. Redford ..	Glasgow via Malta, Suez, Yokohama and Calcutta ..	1911. 30 Jan. ..	1911.
30th ..	S.S. "Tungurahua" ..	1210	M. T. Taylor ..	Rangoon via Calcutta ..	1911. 30 Jan. ..	1911.
30th ..	S.S. "Vindicta" ..	3014	A. H. Tait ..	Orissa via Calcutta ..	1911. 30 Jan. ..	1911.
30th ..	S.S. "Taka" ..	3212	B. W. W. Tuckwell ..	Glasgow via Southern Ports ..	1911. 30 Jan. ..	1911.
30th ..	S.S. "Clas Kofen" ..	2635	A. F. Redford ..	Vancouver via Northern Ports ..	1911. 30 Jan. ..	1911.
30th ..	S.S. "Taka" ..	3212	B. W. W. Tuckwell ..	Calcutta via Southern Ports ..	1911. 30 Jan. ..	1911.
31st ..	S.S. "Taka" ..	3212	B. W. W. Tuckwell ..	Rangoon ..	1911. 31 Jan. ..	1911.
31st ..	S.S. "Ramsdale" ..	3212	D. F. Macdonald ..	Do. ..	1911. 31 Jan. ..	1911.
31st ..	S.S. "Glasgow" ..	3212	J. H. Macdonald ..	Singapore ..	1911. 31 Jan. ..	1911.
1st Feb. ..	S.S. "Clas Kofen" ..	2635	A. F. Redford ..	Glasgow via Port Said and Calcutta ..	1911. 1 Feb. ..	1911.
2nd ..	S.S. "Taka" ..	3212	B. W. W. Tuckwell ..	London via Hong Kong and Calcutta ..	1911. 2 Feb. ..	1911.

DEPARTURES.

Date sailed.	Ship's name.	Tonnage.	Master.	Commander's name.	Where to bound.
1911.					
29th Jan. ..	S.S. "Taka" ..	3212	B. W. J. Foster ..	Calcutta via Southern Ports ..	1911. 29 Jan. ..
30th ..	S.S. "Ramsdale" ..	3212	M. H. Green ..	Calcutta via Calcutta ..	1911. 30 Jan. ..
30th ..	S.S. "Tungurahua" ..	1210	M. T. Taylor ..	Rangoon ..	1911. 30 Jan. ..
30th ..	S.S. "Taka" ..	3212	B. W. W. Tuckwell ..	Calcutta ..	1911. 30 Jan. ..
30th ..	S.S. "Taka" ..	3212	B. W. W. Tuckwell ..	London, Fort St. George and Singapore via Southern Ports ..	1911. 30 Jan. ..
30th ..	S.S. "Taka" ..	3212	B. W. W. Tuckwell ..	London via Southern Ports and Calcutta ..	1911. 30 Jan. ..
1st Feb. ..	S.S. "Taka" ..	3212	B. W. W. Tuckwell ..	London via Southern Ports ..	1911. 1 Feb. ..
1st ..	S.S. "Ramsdale" ..	3212	D. F. Macdonald ..	Calcutta ..	1911. 1 Feb. ..
2nd ..	S.S. "Clas Kofen" ..	2635	A. F. Redford ..	London and Hong Kong via Eastern and Southern Ports, Suez and Port Said ..	1911. 2 Feb. ..
3rd ..	S.S. "Taka" ..	3212	B. W. W. Tuckwell ..	Rangoon ..	1911. 3 Feb. ..
3rd ..	S.S. "Ramsdale" ..	3212	D. F. Macdonald ..	Singapore ..	1911. 3 Feb. ..
3rd ..	S.S. "Clas Kofen" ..	2635	A. F. Redford ..	Calcutta ..	1911. 3 Feb. ..

Port Office, Madras,
4th Feb. 1911.

M. W. FARWELL, Commander, R.N.,
Deputy Commander of the Port.

NOTICE TO MARINERS

The following is published for information:

Providence Port Office, Madras,
1st February 1911.

H. N. BROWN,
For Providence Port Office.

CHARTER Circular by the Deputy Commissioner of the Port, Bangalore, No. 108, dated the 21st January 1911.

NOTICE

A wreck buoy has been placed over the steam launch "Guzarat" which has sunk on the D'Silva Shoal about a mile to the north-eastward of the Point and 400 yards from the shore.

C. GARDNER, Commander, R. N.,
for Providence Port Office, Bangalore.

MILITARY NOTIFICATIONS.

REPORTS OF DESERTIONS.

Report of a deserter or absent without leave from the 2nd Battalion, Royal Welsh Fusiliers of Infantry, at Kanchi on the 20th day of January 1911.

Number, rank and name, 9183, Private Edward Roberts; age, 31 years and 10 months; height, 5 feet 7 inches; colour of complexion, fresh; hair, light brown; eyes, blue; teeth, good; date of enlistment, 24th June 1907; place of enlistment, Donagh; parish and county in which born, Donagh, Donagh, Donaghmore; date of desertion or absence, 24th January 1911; place of desertion or absence, Camp, Kanchi; marks, one scar below right knee; under four years' service.

H. DELMÉ-RADOLIFFE, Major,
Commanding 2nd Battalion, Royal Welsh Fusiliers.

Report of a deserter or absent without leave from the 2nd Battalion, Royal Welsh Fusiliers of Infantry, at Kanchi on the 20th day of January 1911.

Number, rank and name, 9193, Private James Richards; age, 25 years and 3 months; height, 5 feet 3 inches; colour of complexion, fair; hair, brown; eyes, brown; teeth, good; date of enlistment, 24th November 1906; place of enlistment, Cardiff; parish and county in which born, Porthcawl, Porthcawl, Glamorgan; date of desertion or absence, 20th January 1911; place of desertion or absence, Camp, Kanchi; marks, none; under four years' service.

H. DELMÉ-RADOLIFFE, Major,
Commanding 2nd Battalion, Royal Welsh Fusiliers.

OFFICIAL ADVERTISEMENTS.

TENDER FOR THE SUPPLY OF MISCELLANEOUS ARTICLES FOR THE YELLORE CENTRAL JAIL MANUFACTORY.

Sealed tenders will be received by the Superintendent, Central Jail, Yellare, up to 8 a.m. on 15th March 1911 for the supply by contract of the articles mentioned in the enclosed schedule Nos. A and B for the Yellare Central Jail from 1st April 1911 to 31st March 1912.

1. No tender will be received after the date and hour specified above.

2. Tenders should be superscribed "Tender for the supply of miscellaneous articles for the Yellare Central Jail."

3. No tender will be considered unless accompanied by Rs. 25 earnest-money, which will be returned to the unsuccessful tenderers and which will be forfeited in the case of the successful.

8. The merchandise will be weighed as it is in the depot and no further weighing will be undertaken by the Forest Department or purchaser previous to payment.

9. Intending purchasers will be allowed to inspect the merchandise in the Storage Office from and after the 25th January 1912 as no payment in any case will be afterwards granted on account of the alleged bad quality of the merchandise.

10. The right to reject all or any of the bids is reserved.

11. No further particulars apply to the undersigned.

South Coast Collector's Office, Forest Branch,
Cuddalore N.E., 18th December 1911.

N. ALVAR CHESTY,
District Forest Officer, South Arcot.

TENDER FOR THE SUPPLY OF WOOL FOR THE VELLORE CENTRAL JAIL MANUFACTORY.

Notice is hereby given that separate sealed tenders will be received by the Superintendent, Central Jail, Vellore, up to 8 A.M. on 15th March 1912 for the supply by contract of the undersigned wool for the Vellore Central Jail Manufactory from 1st April 1912 to 31st March 1913.

1. No tender will be received after the date and hour specified above.

2. Tenders should be superscribed "Tender for the supply of wool for the Vellore Central Jail."

3. No tender will be considered unless accompanied by samples of not less than one pound in each of the wools it is proposed to supply and earnest-money of Rs. 25 (Twenty-five).

4. Tenders may be made for one or more of the wools and should specify in pounds (25 lbs. as a minimum) the rate at which such article can be supplied at the jail or on rails at Vellore Railway Station.

5. The Superintendent reserves to himself the right of rejecting any or all tenders without assigning any reasons for so doing.

6. The earnest-money of unsuccessful tenders will be returned; the earnest-money of successful tenderer will be forfeited if the tenderer is unable to execute a contract bond and to furnish security in cash to the amount of 5 per cent. of the wool contracted for within a week from the date of the acceptance of the contract being notified to him.

7. No advance of cash will be made to the contractor. Payment for the articles supplied will be made by the undersigned.

8. The contract is subject to the confirmation of the Inspector-General of Prisons.

9. The Superintendent reserves to himself the right of requiring the successful tenderer to supply greater or small quantities of wool than those mentioned below and the quantities ordered by the Superintendent shall be delivered within two days of order. The contract should not be liable.

11. Any further information may be obtained from the Superintendent, Central Jail, Vellore.

Serial number.	Description of wool.	Approximate quantity required during the year.	Earnest-money for each tender.
1	Col. white wool, best quality without admixture of brown or coloured wool.	200 manches	25
2	Common white wool, without admixture of black or brown wool.	500 "	25
3	Col. black wool, best quality.	100 "	25
4	Common black wool.	100 "	25

Vellore Central Jail, 18th January 1912.

J. J. BORR, M.A., Capt., I.M.S.,
As-Superintendent.

TENDER FOR THE SUPPLY OF CUT SANDALS FOR VELLORE CENTRAL JAIL MANUFACTORY.

Notice is hereby given that separate sealed tenders will be received up to 8 a.m. on the 15th March 1912 by the Superintendent, Central Jail, Vellore, for supply by contract of 20,000 pairs of cut sandals (twenty thousand pairs) with materials as specified below for the use of the Vellore Central Jail Manufactory from 1st April 1912 to 31st March 1913.

1. No tender will be received after the date and hour specified above.

2. Tenders should be superscribed "Tender for the supply of cut sandals for Vellore Central Jail."

3. No tender will be considered unless accompanied by samples of cut sandals and materials which it is proposed to supply and Rs. 50 (Fifty) earnest-money.

4. The earnest-money of unsuccessful tenderers will be returned. The successful tenderer should furnish security in cash to the amount of 5 per cent. of the value of the articles contracted for and execute a bond within one week from the date of the acceptance of the tender being notified to him, failing which his earnest-money of Rs. 50 will be forfeited to Government.

4. No advance of cash will be made to the contractor. Payment for the articles supplied will be made by the Superintendent, Central Jail, Valparaíso.

7. The Superintendent reserves to himself the right of rejecting any or all tenders without assigning any reason for so doing.

8. Conditions for delivery of articles elsewhere than at the jail will not be considered; the contract should not be subject.

9. The contract is subject to the confirmation of the Inspector-General of Prisons.

10. Any further information can be had from the undersigned.

Specification for models—

(a) The models should be in accordance with the New Police Pattern which may be seen at the Valparaíso Central Jail. They should be made of four full inch plates with additional lengthwise piece used in making up the thickness, if necessary. The models should be of first, second, third and extra sizes according to requirements, first size being 11½" long and 4½" broad across the sole plate, second size 11½" long and 4" broad, third size 10½" long and 4" broad and the measurement of the extra size will be according to demand. Thickness of models to be ½ of an inch and that of the heel to be ½ of an inch from the level of the foot. The sole pieces to be thick and strong. The materials for every 100 pairs of models are 100 pairs of plates (7'x2'), 100 pairs for rings, 100 pairs front straps, 6 balls of thread, 1 pound of iron licks (7", 1 lb. galena, half ½ pound iron sulphate and 1½ lb. of this sulphate is given 2½" long and 2" broad.

(b) Bands shall have to be supplied at 500 pairs a week whenever required.

Valparaíso Central Jail, 18th January 1911.

J. J. ROBB, M.A., Capt., I.M.S.,
Ap. Superintendent.

TENDERS FOR REPAIRING THE BRIDGE OVER THE LOWER ANICUT, NORTH AND SOUTH BRANCHES, CAVERLY DIVISION—ESTIMATE, No. 480

Notice is hereby given that sealed tenders will be received by the Executive Engineer, Cavery Division, at his office at Tanjore up to 2 p.m. on the 15th February 1911 for execution of the work noted in the schedule appended. The contract shall be let by post-regulated.

1. The work must be commenced by the 10th February 1911 and completed by the end of May 1911.

2. The cover enclosing each tender should be addressed to the Executive Engineer, Cavery Division, Tanjore. In addition to the address each cover should bear on it the name of the work for which tender is made, thus: "Tender for repairs to the bridge over the Lower Anicut."

3. Tenders should be on P.W.D. Form K-5 which can be had on application at the Executive Engineer's office or any of the Sub-Divisional offices and should specify a rate for each item of work in the schedule. Any extra work that may be ordered to be done after execution of agreement will be paid for at the schedule rates of the Division.

4. Tenders must be signed by one man only; joint signatures will not be accepted. In the case of a firm the tender must be signed by each member thereof or, at the request of the signature of any partner or his behalf by a person holding a power-of-attorney authorizing him to do so. The address of the tenders should be given in full in the form.

5. The detailed estimate and drawings, heretofore noted, may be seen on application at the office of the Executive Engineer or of the Mayavaram Sub-Divisional Office during office hours.

6. Tenders will be opened by the Executive Engineer at Tanjore or in his Camp on the 15th February 1911. The lowest tender will ordinarily be accepted, but the Executive Engineer reserves to himself the right of rejecting any or all of the tenders without assigning any reason.

7. Tenders must be accompanied by encashment to the extent of Rs. 50 which amount will be refunded at once to the unsuccessful tenderers.

8. Tenders not conforming to the above conditions will not receive any consideration.

Estimate

Name of work—Repairing the bridge over the Lower Anicut, North and South Branches.

Item No.	Description of work to be done.	Approximate quantity	Unit	Rate to be tendered.
1.	General clearing, 4' ditch, 1 second to 2 and 3	6,000	S.F.	100
2.	Planting with earth works, 2 more	125,000	S.F.	100
3.	U.M. bridge in railway station	100	S.F.	100
4.	Repairing old stone	110,000	S.F.	100
5.	Concrete work on abutment in position	100	S.F.	100
6.	Soil filling	100	S.F.	100

Cavery Divisional Office, Tanjore,
15th February 1911.

A. V. RAMALINGA AIAH,
Executive Engineer.

MEDICAL DEPARTMENT: GOVERNMENT LUNATIC ASYLUM, MAINEAR

TENDERS FOR SUPPLY OF ARTICLES OF DIET AND OTHER HOSPITAL REQUIREMENTS.

Notices to hereby given that sealed tenders will be received up to 9-30 a'clock (morning) on Wednesday the 15th February 1911 by the Superintendent, Government Lunatic Asylum, Mainear, for the supply of the following articles:—

1st. Groceries.—Consists of articles which must be supplied in bulk within seven days after acceptance of tender. Payment will be made on bills as soon after receipt as possible.

2nd. Freshables.—Consists of perishable articles of daily supply (except to continue from 1st April 1911 to 31st March 1912). An account for each day's requirement will be given to the contractor. Payment will be made on monthly bills.

3rd. Groceries, Medical Stores, Hospital Miscellaneous Wines and Spirits.—*4th. Soap and Clothing.*—Consists of articles to be submitted for quotation as required. Payment will be made on monthly bills. Supplies to continue from 1st April 1911 to 31st March 1912.

2. The articles required are detailed in the classified schedule annexed, and information as to samples, etc., may be had on personal application at the Asylum.

3. A separate tender must be sent in for each article.

4. Tenders will be opened by the Superintendent at the Government Lunatic Asylum at the appointed time in the presence of those interested who may choose to attend.

5. Tenders to be accompanied by the amount classified in paragraph 1 and on the reverse the words "Tenders for hospital supplies" written. Each tender must contain not only the rates, but the total value of each item of supply entered in a separate column, the month in which must be detailed up showing the aggregate value of each article tendered.

6. Each tender must be accompanied by a deposit (in Government promissory notes or Bank receipts) or amount of the amount noted against each article. When several articles are tendered for, one Bank receipt for the total amount of secured money will be received. In default of such deposit the tender will be rejected, nor will any tender be received after the time fixed for the opening of tenders. No cash will be received. This deposit will be returned to unsuccessful tenderers immediately and to the others at once as they have lodged the security mentioned in paragraph 6.

7. No person making a tender shall be allowed to withdraw his tender for the space of three days from the date thereof, and, in the event of his so doing, his deposit shall be forfeited to Government.

8. The successful tenderer must, within three days from date of receiving notification that his tender has been accepted, lodge security, viz., 10 per cent on the total value of the supplies, failing which his deposit will be forfeited to Government.

9. No advance of cash will be made to the contractor.

10. Bills on presentation will be paid by the Deputy Assistant-General for payment at the Madras Bank after delivery of the articles.

11. A fine, not exceeding 10 per cent, of deposit money, will be levied for any infringement of the stipulations of the bond, and, if frequently repeated, the contract will be annulled and the security forfeited to Government.

12. The contract must not be sublet. The contractor's security will be returned to him immediately on completion of his contract.

13. The Superintendent reserves to himself the right to decline or accept the tender for any one or more of the articles tendered for by the successful tenderer without assigning any reason for so doing.

14. The Superintendent also reserves to himself the right of rejecting tenders without assigning any reason for so doing.

15. The successful competitor will be required to pay the value of the proper stamp duty on the contract.

16. Government promissory notes lodged as current-money or security deposit for a period of twelve months or less shall not be returned over to the Superintendent, but shall remain in the care of the depositary. Government will appropriate or convert the notes as per G.O., No. 2289, dated 1st March 1909, authority to that effect being duly entered in the contract or other document executed by the depositary.

17. With reference to the regulations contained in the preceding paragraph No. 16, the tenderer should attach a certificate to his schedule or schedules to the following effect:—

"I, the tenderer, agree to have the current-money or Government promissory notes or Bank receipts, as furnished to Government in case of my failure to maintain the contract."

18. No article shall be supplied to the Asylum except on authority signed by the Superintendent or by some responsible person authorized by him in writing to do so.

19. Printed forms of tenders can be had on application at the Government Lunatic Asylum, Mainear.

20. Samples are not required unless called for. When called for they must be sent in within two days. If approved and tender accepted, the samples required will be accepted as part of the supply. If rejected the samples will be paid for at the tender value. Tenderers are distinctly intimated that, if the tender be accepted, the balance of the article or articles required must be in every way equal to the approved sample. The opinion of the Superintendent to be final on this point.

Articles	Probable quantity required	Normal deposit.	Remarks
Essential necessaries. (Quantities shown in this group represent twelve months' supply.)			
Tobacco	50	5	If the whole of this group is included in one tender, Rs. 10 will be received as normal deposit.
Tea, water, large	50	5	
Tea, water, small	50	5	
Whiskies with chairs	50	5	
Shoe laces	50	5	
Shower bath	50	5	
Food and clothing. (Quantities shown in this group represent twelve months' supply.)			
Beef, mutton	100	5	If the whole of this group is included in one tender, Rs. 10 will be received as normal deposit.
Wheat, rice	100	5	
Peas, white beans	100	5	
Oil	100	5	
Armed	100	5	
Shoes	100	5	
Building and clothing. (Quantities shown in this group represent twelve months' supply.)			
Flour, mutton	100	5	If the whole of this group is included in one tender, Rs. 10 will be received as normal deposit.
Flour, wheat	100	5	
Peas, white beans	100	5	
Oil	100	5	
Armed	100	5	

Madras, 18th January 1911

P. KIEFFERMAN, Capt., R.M.S.
As. Superintendent, Govt. Lunatic Asylum.

MEDICAL DEPARTMENT.

TENDERS FOR FIREWOOD.

Sealed tenders for the supply of firewood to the hospitals specified in the subjoined schedule, for the period from 1st April 1911 to 31st March 1912, will be received by the Principal Assistant to the Surgeon-General with the Government of Madras up to 12 o'clock noon on Wednesday 15th March 1911 and opened in the presence of those who may choose to attend at the office of the Surgeon-General with the Government of Madras in Temple Gardens, Bangalore, Madras 2 W., Post Box No. 121.

2. Tender to be superscribed "Tender for supply of Firewood to the Madras Government Hospitals and Lunatic Asylum."

3. Tender must not only contain the rate but the total value of the item of supply.

4. Tender must be accompanied by an earnest security money of Rs. 200 (in Government promissory note or Bank receipt), and, in default of such deposit, the tender will be rejected, nor will any tender be accepted after the date fixed for the opening of tenders. No such will be received. The deposit will be returned to the successful tenderer immediately and to the others as soon as they have lodged the security mentioned in paragraph 4.

5. No tenders shall be allowed to withdraw their tenders for the space of thirty days from the date thereof, and, in the event of their so doing, then deposit shall be forfeited to Government.

6. The successful tenderer must, within three days from date of opening of tenders, furnish a tender has been accepted, lodge security, viz., 10 per cent. on the total value of the article, failing which his deposit will be forfeited to Government.

7. No advance of cash will be made to the contractor.

8. Bills on presentation will be paid by the Assistant-General for payment at the Madras Bank after delivery of the article.

9. A fine not exceeding Rs. 50 will be levied for any infringement of the stipulations of the bond, and, if frequently repeated, the contract will be cancelled and the security forfeited to Government.

10. The contract work not be subject. The contractor's liability will be extended to him immediately on completion of the contract.

11. The Surgeon-General reserves to himself the right of rejecting tenders without assigning any reason for so doing.

12. The successful contractor will be required to pay the value of the proper stamp duty on the contract.

13. The Government promissory notes lodged as earnest money or security deposit for a period of twelve months or less shall not be ordered as to the Surgeon-General with the Government of Madras, but shall remain in the name of the depositor. Government will appropriate or return the notes as per G.O. No. 2218, dated 21st March 1904, authority to that effect being duly returned in the contract or other documents executed by the depositor.

14. With reference to the stipulations contained in the preceding paragraph No. 12, the tenderer should attach a certificate to his schedule to the following effect:—

"I, the tenderer, agree to have the earnest money, if in the Government promissory notes, refunded to Government in case of my failure to undertake the contract."

SCHEDULE

Institutions.	Quantities.		Estimated monthly supply.	Remarks.
	Probable requirements of each institution during the year.	Probable quantity to be ordered for by the contractor.		
	tons.	cwt.	do.	
General Hospital	500			(A) Information as to quantities, etc., of foodstuffs may be had on personal application at the Hospital; account of the work must be well done and ready for use.
Maternity Hospital	500			(B) There should be only one rate for the requirements of all the institutions irrespective of class, etc., of food.
Voluntary General Hospital ..	50	100	100	(C) The Medical Officers in charge of the institutions will inform on the requirements for the quantity they need from time to time during the year.
Ophthalmic Hospital	50			(D) The medical staff should indicate delivery charges.
Leprosy Hospital	50			
Lunatic Asylum, Madras ..	500			

(By order.)

C. A. F. HINGSTON, Captain, I.M.S.

Madras, 2nd February 1913.

Personal *Let. to Surgeon-General, with the Govt. of Madras.*

MEDICAL DEPARTMENT: GOVERNMENT MATERNITY HOSPITAL, MADRAS.

TENDER FOR SUPPLY OF ARTICLES OF DIET AND HOSPITAL SUPPLIES.

Sealed tenders for articles of diet, etc., will be received up to 5 o'clock on Thursday the 14th February 1913 by the Superintendent, Government Maternity Hospital, Madras, at his office, Panduram Road, Egmore, for the furnishing by tender the following perishable and non-perishable articles of diet, etc., as detailed in the annexed schedule:—

SCHEDULE A.

- (1) Perishable Articles of Diet (daily supply) From 1st April 1913 to 31st March 1915 on such portions of the year as may appear desirable.
 (2) Milk, etc. (daily supply)
 (3) Artificial Weaning
 (4) Non-perishable Articles of Diet—To be delivered in bulk within one week from date of order.

SCHEDULE B.

Bedding and Hospital Requisites—To be delivered in bulk within one week from date of order.

SCHEDULE C.

Bedding and Clothing—From 1st April 1913 to 31st March 1915.

1. Tenders should be submitted in duplicate and accompanied by "Tenders for perishable and non-perishable articles of diet, etc., for the Government Maternity Hospital, Madras." Each tender must contain not only the rates, but also the total value of each item of supply entered in a separate column and the same or twofold up should show the aggregate total of the entire tender. The tender for each article will be treated as a separate and distinct tender.

2. Each tender must be accompanied by a deposit in Government promissory notes or Bank receipts, equal to 5 per cent on the total value of his tender, and, in default of such deposit, the tender will be rejected and any tender be accepted after the time fixed for the opening of tenders. No bid will be received.

3. Tenders will be opened by the Superintendents, at his office, at the prescribed time, in the presence of those who may choose to attend.

4. No person making a tender will be allowed to withdraw his tender for the space of 30 days from the date thereof, and, in the event of so doing, his deposit shall be forfeited to Government.

5. The successful tenderer for perishable articles of diet, bedding and clothing, must, within three days from date of receiving intimation that his tender or any portion thereof has been accepted, lodge security, viz., 10 per cent on the total value of his accepted articles, being which his deposit shall be forfeited to Government; he will be required to sign a bond and to pay the value of the proper stamp duty on the contract.

6. The successful tenderer for perishable articles of diet must have his articles ready for inspection not later than 7 A.M. daily.

7. No payment of cash will be made to the contractor, but payment will be made on monthly bills for the supplies of articles entered in schedules A (1), (2), (3), (4) and C.

8. A fine not exceeding Rs. 50 at a time will be levied for any infringement of the stipulations of the bond, and, if frequently repeated, the contract will be annulled and the security collected to Government.

9. The contract must not be sublet. The contractor's security will be returned to him immediately on completion of his contract.

13. The successful tenderer for supplyable articles of diet, banner medicines and hospital consumables should deliver the articles in bulk within one week from date of order, failing which the amount saved will be forfeited to Government. Payment will be made after the articles are fully received.

13 The names of the different suppliers will be made after the required supply is

13. The samples of the different articles may be seen and the information as to the scales of diet, etc., may be had on personal application at the office of the Superintendent and the supplies should be strictly in accordance with each sample.

11. The Superintendent reserves to himself the right to decline or to accept the tender for any one or more of the articles tendered for by the successful tenderer without notice.

25. Government promissory notes lodged as current receipts or security deposit for a period of twelve months or less shall not be endorsed over to the Superintendent, but shall remain in the name of the depositor. Government will appreciate it should the same as per O.D. No. 3205, dated 31st March 1969, in conformity to that effect being duly entered in the contract or other documents.

38. Every tenderer should attach a certificate to his tender to the following effect:—

"I, the undersigned, agree to have the earnest money or security deposit contained in Checkbook _____ in case of my failure to undertake the contract."

17. Every correction to the tender must invariably be initiated by the tenderer, failure which to do so will be regarded

* SCHWEDLER A.

(1) PERMISSIBLE AMOUNT OF DUST (Daily Survey)[illegible]

* Each sheep must weigh no less than 200. Only male sheep will be accepted. The feet of the sheep must be checked when the wool is being processed by the National Office. Goat's hair will not be accepted as merino wool for production.

(U) Main, Etc.

Articles.	Quantity, more or less	Period of delivery	Remarks
Milk—Given to be analyzed at the hospital. Fresh milk, aseptically prepared, not less than 1,400° to be ready for bottling, providing 26 1/2 g. and 4.30 c.m. daily. Milk to be delivered at the kitchen at 7-30 a.m. and 8-30 p.m.	Fresh, 10,000 Bottled, 3,000 Total, 13,000	From 1st April 1911 to 31st March 1912 The price is not subject to fluctuation	The girls will be supplied for the next six months with 8 p.m. daily (the batch) and at 7 a.m. for the second batch in the evening at 4 1/2 lbs. daily (the batch) and 8 p.m. 6 lbs. the second.
Butter			
For hospital			
For home			
For stores			

SCHEDULE A—cont.

(B) SEASON WATERS.

Articles.	Quantity, more or less.	Period of delivery.	Remarks.
Indanale	2,500	From 1st April 1911 to 31st March 1912 or such portion of the year as may appear desirable.	
Limestone	2,500		

(C) SELL SUPPLY (NON-FURNISHED ARTICLES OF MERCHANDISE)

Articles.	Quantity, more or less.	Period of delivery.	Remarks.
Assorted (B. Vincent)	15	To be delivered in bulk within one week from date of order.	To be supplied by specially constituted of 210 pounds
Betty	50		
Empire's Food	15		
Choline Fry	50		
Coffee powder (1st sort, pure)	10		
Condensed	120		
* Biscuits	10		
Prunes	2,000		
Rice, steamed (1st sort, well cleaned)	200		
Rice, table (1st sort, well cleaned)	200		
Butter, cream	10	To be delivered in bulk within one week from date of order.	To be supplied by specially constituted of 210 pounds
Butter, table	10		
Butter, white	10		
Butter, Assorted	10		
Butter, table	10		
Butter, white	10		
Butter, Assorted	10		
Butter, table	10		
Butter, white	10		
Butter, Assorted	10		
Butter, table	10	To be delivered in bulk within one week from date of order.	To be supplied by specially constituted of 210 pounds
Butter, white	10		
Butter, Assorted	10		
Butter, table	10		
Butter, white	10		
Butter, Assorted	10		
Butter, table	10		
Butter, white	10		
Butter, Assorted	10		
Butter, table	10		

* With Receipt in lieu of 10 lb each.

SCHEDULE B

BAGGAGE OFFICERS AND HOSPITAL NON-FURNISHED

Articles.	Quantity, more or less.	Period of delivery.	Remarks.
<i>General Medicines and Surgical Instruments</i>			
Iron, Prussic acid	10	To be delivered in bulk within one week from date of order.	First from dist.
Iron	10		
Iron	10		
Iron	10		
Iron	10		
Iron	10		
Iron	10		
Iron	10		
Iron	10		
Iron	10		
Iron	10	To be delivered in bulk within one week from date of order.	Second mixed white
Iron	10		
Iron	10		
Iron	10		
Iron	10		
Iron	10		
Iron	10		
Iron	10		
Iron	10		
Iron	10		
Iron	10	To be delivered in bulk within one week from date of order.	Third from dist.
Iron	10		
Iron	10		
Iron	10		
Iron	10		
Iron	10		
Iron	10		
Iron	10		
Iron	10		
Iron	10		
Iron	10	To be delivered in bulk within one week from date of order.	Fourth from dist.
Iron	10		
Iron	10		
Iron	10		
Iron	10		
Iron	10		
Iron	10		
Iron	10		
Iron	10		
Iron	10		

* To be supplied in bulk within one week from date of order.

RECEIVED 10-11-2000

BAGAN MICHOTHE AND HARRY G. HUGHES—cont.

[illegible]

* To be supplied in installments as indicated for

SCHEMATIC 6

Services and Charges

[illegible]

Madras, 9th February 1911.

G. G. GIFFARD, Lieut-Col., I.M.S.,
Superintendent, Government Medical Hospital.

MEDICAL DEPARTMENT: GOVERNMENT LEVER HOSPITAL, MADRAS.

TENDERS FOR THE SUPPLY OF ARTICLES OF DIET AND OTHER HOSPITAL REQUIREMENTS.

Notice is hereby given that sealed tenders will be received up to 8-30 P.M. on Saturday, the 25th February 1912, by the Superintendent, Government Lever Hospital, for the supply of articles as per attached schedule, viz. —

Schedule A containing articles which must be supplied in bulk within ten days from date of order. Payments will be made in full after delivery. Receipts and Counting of parcels for articles of diet, etc., which will be submitted for monthly or daily in quantities as required. The supplies are to continue for twelve months from 1st April 1912 to 31st March 1913, and payments for the same will be made on monthly bills. Samples of all articles may be seen at the hospital between 7 and 10 A.M.

2. The rate for each article must be separately quoted in the tender and the total value of each item of supply entered in a separate column, the items in which must be totalled up, showing the aggregate value of each entire tender.

3. If the successful tenderer for any articles specified in schedule A shall fail to deliver the same within ten days from date of the order, his earnest-money will be forfeited to Government.

4. Tenders, which should be in duplicate, must be accompanied with samples of each article tendered for, those of rice being at least one measure, and those of starch, whole pears. Each tender must be accompanied by a Bank of Madras deposit receipt equal to 10 per cent. of the total value of the tender, and in default of such deposit the tender will be rejected, nor will any tender be accepted after the appointed hour and date. No cash deposit can be returned. The deposits will be retained by the successful tenderers.

5. No person making a tender shall be allowed to withdraw his tender for the space of thirty days from the date thereof; and in the event of his so doing, his deposit shall be forfeited to Government.

6. The successful tenderer or tenderers for perishable articles, hereafter termed the "contractor" will be required to execute a bond for the due fulfilment of the contract, and to pay the stamp duty thereon. The contractor shall be required to have ready the articles of daily supply, which must be fresh and of good quality, at 7-30 A.M. for inspection by the Superintendent or any officer appointed by him. No admission of work will be made to instructions.

7. A fine not exceeding 25 per cent. of the deposit money will be levied for any infringement of the stipulations of the bond, and, if frequently repeated, the contract will be cancelled, and the security forfeited to Government.

8. The security deposit will be placed in the Government Savings Bank and will be returned to the contractor, together with any interest that shall have accrued thereon, after the completion of his contract.

9. The contract must not be sublet without the express sanction in writing of the Superintendent.

10. The Superintendent reserves to himself the right to reject any tender or to decline to accept for so doing.

11. With reference to the stipulations contained in the preceding paragraphs the tenderer should attach a certificate to his tender to the following effect:—

I, the tenderer, agree to have the amount-money entrusted to Government in case of my failure to undertake the trade. I further undertake to supply a quantity of any article equal to 25 per cent. of that specified in my tender, and at the same rate, should I be required to do so by the Superintendent.

Schedule A.—Daily Supply

No.	Name of article.	Quality.	Quantity more or less.	No.	Name of article.	Quality.	Quantity more or less.	
1	Apples.	Indian	25	31	Rice, country *	Dry and well cleaned with on broken.	41,000	
2	Banana	Do.	100					
3	Chillies	Old and dry	500					
4	Cinnamon *	Fresh and well cleaned	500	32	Sago	Do.	80	
5	Coconut powder	Do.	700	33	Tea	Do.	1,100	
6	Coconut seed	Do.	2,000					
7	Shallots *	Do.	100					
8	Onions	Do.	100					
9	Mustard, country.	Do.	100					
10	Peppercorns.	Do.	100					
Schedule B.—General Requirements.								
11	Chick for head up	Good quality 14 pds. head	2,000	12	Chicken	Country, dressed	Do.	50
Schedule C.—Medicines.								
13	Glass bottles of all sizes	Do.	100	14	Do.	Do.	100	
15	Essence of Sassafras	Do.	100	16	Do.	Do.	100	
17	Essence of Sassafras	Do.	100	18	Do.	Do.	100	

* The first instalment of supply is 1st April 1912 and the second in July 1912.

ANONYMOUS A.—*Post Supply*—1914

No.	Name of article.	Quality.	Quantity State of Tenn.	No.	Name of article.	Quality.	Quantity State of Tenn.
Shagreened Muscovine Straps							
25	Buckles, rubber	Shagreened and well	Do	32	1/2" brass buttons	Shagreened buttons	Do
26	Large	do	do	33	3/4" brass buttons	do per hospital	Do
27	Chairs, with	do	do	34	Woolen blankets	do	Do
28	Chairs, with	do	do	35	Woolen blankets	do	Do
29	Foot by	do	do	36	Woolen blankets	do	Do
30	Foot by	do	do	37	Woolen blankets	do	Do
31	Foot by	do	do	38	Woolen blankets	do	Do
32	Foot by	do	do	39	Woolen blankets	do	Do
33	Foot by	do	do	40	Woolen blankets	do	Do
34	Foot by	do	do	41	Woolen blankets	do	Do
35	Foot by	do	do	42	Woolen blankets	do	Do
36	Foot by	do	do	43	Woolen blankets	do	Do
37	Foot by	do	do	44	Woolen blankets	do	Do
38	Foot by	do	do	45	Woolen blankets	do	Do
39	Foot by	do	do	46	Woolen blankets	do	Do
40	Foot by	do	do	47	Woolen blankets	do	Do
41	Foot by	do	do	48	Woolen blankets	do	Do
42	Foot by	do	do	49	Woolen blankets	do	Do
43	Foot by	do	do	50	Woolen blankets	do	Do
44	Foot by	do	do	51	Woolen blankets	do	Do
45	Foot by	do	do	52	Woolen blankets	do	Do
46	Foot by	do	do	53	Woolen blankets	do	Do
47	Foot by	do	do	54	Woolen blankets	do	Do
48	Foot by	do	do	55	Woolen blankets	do	Do
49	Foot by	do	do	56	Woolen blankets	do	Do
50	Foot by	do	do	57	Woolen blankets	do	Do
51	Foot by	do	do	58	Woolen blankets	do	Do
52	Foot by	do	do	59	Woolen blankets	do	Do
53	Foot by	do	do	60	Woolen blankets	do	Do
54	Foot by	do	do	61	Woolen blankets	do	Do
55	Foot by	do	do	62	Woolen blankets	do	Do
56	Foot by	do	do	63	Woolen blankets	do	Do
57	Foot by	do	do	64	Woolen blankets	do	Do
58	Foot by	do	do	65	Woolen blankets	do	Do
59	Foot by	do	do	66	Woolen blankets	do	Do
60	Foot by	do	do	67	Woolen blankets	do	Do
61	Foot by	do	do	68	Woolen blankets	do	Do
62	Foot by	do	do	69	Woolen blankets	do	Do
63	Foot by	do	do	70	Woolen blankets	do	Do
64	Foot by	do	do	71	Woolen blankets	do	Do
65	Foot by	do	do	72	Woolen blankets	do	Do
66	Foot by	do	do	73	Woolen blankets	do	Do
67	Foot by	do	do	74	Woolen blankets	do	Do
68	Foot by	do	do	75	Woolen blankets	do	Do
69	Foot by	do	do	76	Woolen blankets	do	Do
70	Foot by	do	do	77	Woolen blankets	do	Do
71	Foot by	do	do	78	Woolen blankets	do	Do
72	Foot by	do	do	79	Woolen blankets	do	Do
73	Foot by	do	do	80	Woolen blankets	do	Do
74	Foot by	do	do	81	Woolen blankets	do	Do
75	Foot by	do	do	82	Woolen blankets	do	Do
76	Foot by	do	do	83	Woolen blankets	do	Do
77	Foot by	do	do	84	Woolen blankets	do	Do
78	Foot by	do	do	85	Woolen blankets	do	Do
79	Foot by	do	do	86	Woolen blankets	do	Do
80	Foot by	do	do	87	Woolen blankets	do	Do
81	Foot by	do	do	88	Woolen blankets	do	Do
82	Foot by	do	do	89	Woolen blankets	do	Do
83	Foot by	do	do	90	Woolen blankets	do	Do
84	Foot by	do	do	91	Woolen blankets	do	Do
85	Foot by	do	do	92	Woolen blankets	do	Do
86	Foot by	do	do	93	Woolen blankets	do	Do
87	Foot by	do	do	94	Woolen blankets	do	Do
88	Foot by	do	do	95	Woolen blankets	do	Do
89	Foot by	do	do	96	Woolen blankets	do	Do
90	Foot by	do	do	97	Woolen blankets	do	Do
91	Foot by	do	do	98	Woolen blankets	do	Do
92	Foot by	do	do	99	Woolen blankets	do	Do
93	Foot by	do	do	100	Woolen blankets	do	Do

Бонантус В.—*Stellaria media*

No.	Name of article.	Quality.	Quantity units or tons.	No.	Name of article.	Quality.	Quantity units or tons.
38	Excess, collars.	Long	50	40	Oil, mineral	Raw and pure	50
39	Do same	Short	10	41	Oil, kerosene	Do	50
40	Butter	Common	10	42	Put, masticum	Do	50
41	Chalk, large	Do	10	43	Bricks for pipe	Do	50
42	Chemical	Do	10	44	Bricks for pipe	Do	50
43	Do	Do	10	45	Bricks for pipe	Do	50
44	Do	Do	10	46	Bricks for pipe	Do	50
45	Do	Do	10	47	Bricks for pipe	Do	50
46	Do	Do	10	48	Bricks for pipe	Do	50
47	Do	Do	10	49	Bricks for pipe	Do	50
48	Do	Do	10	50	Bricks for pipe	Do	50
49	Do	Do	10	51	Bricks for pipe	Do	50
50	Do	Do	10	52	Bricks for pipe	Do	50
51	Do	Do	10	53	Bricks for pipe	Do	50
52	Do	Do	10	54	Bricks for pipe	Do	50
53	Do	Do	10	55	Bricks for pipe	Do	50
54	Do	Do	10	56	Bricks for pipe	Do	50
55	Do	Do	10	57	Bricks for pipe	Do	50
56	Do	Do	10	58	Bricks for pipe	Do	50
57	Do	Do	10	59	Bricks for pipe	Do	50
58	Do	Do	10	60	Bricks for pipe	Do	50
59	Do	Do	10	61	Bricks for pipe	Do	50
60	Do	Do	10	62	Bricks for pipe	Do	50
61	Do	Do	10	63	Bricks for pipe	Do	50
62	Do	Do	10	64	Bricks for pipe	Do	50
63	Do	Do	10	65	Bricks for pipe	Do	50
64	Do	Do	10	66	Bricks for pipe	Do	50
65	Do	Do	10	67	Bricks for pipe	Do	50
66	Do	Do	10	68	Bricks for pipe	Do	50
67	Do	Do	10	69	Bricks for pipe	Do	50
68	Do	Do	10	70	Bricks for pipe	Do	50
69	Do	Do	10	71	Bricks for pipe	Do	50
70	Do	Do	10	72	Bricks for pipe	Do	50
71	Do	Do	10	73	Bricks for pipe	Do	50
72	Do	Do	10	74	Bricks for pipe	Do	50
73	Do	Do	10	75	Bricks for pipe	Do	50
74	Do	Do	10	76	Bricks for pipe	Do	50
75	Do	Do	10	77	Bricks for pipe	Do	50
76	Do	Do	10	78	Bricks for pipe	Do	50
77	Do	Do	10	79	Bricks for pipe	Do	50
78	Do	Do	10	80	Bricks for pipe	Do	50
79	Do	Do	10	81	Bricks for pipe	Do	50
80	Do	Do	10	82	Bricks for pipe	Do	50
81	Do	Do	10	83	Bricks for pipe	Do	50
82	Do	Do	10	84	Bricks for pipe	Do	50
83	Do	Do	10	85	Bricks for pipe	Do	50
84	Do	Do	10	86	Bricks for pipe	Do	50
85	Do	Do	10	87	Bricks for pipe	Do	50
86	Do	Do	10	88	Bricks for pipe	Do	50
87	Do	Do	10	89	Bricks for pipe	Do	50
88	Do	Do	10	90	Bricks for pipe	Do	50
89	Do	Do	10	91	Bricks for pipe	Do	50
90	Do	Do	10	92	Bricks for pipe	Do	50
91	Do	Do	10	93	Bricks for pipe	Do	50
92	Do	Do	10	94	Bricks for pipe	Do	50
93	Do	Do	10	95	Bricks for pipe	Do	50
94	Do	Do	10	96	Bricks for pipe	Do	50
95	Do	Do	10	97	Bricks for pipe	Do	50
96	Do	Do	10	98	Bricks for pipe	Do	50
97	Do	Do	10	99	Bricks for pipe	Do	50
98	Do	Do	10	100	Bricks for pipe	Do	50

Newcastle City Council

No.	Name of article.	Quality.	Quantity more or less	No.	Name of article.	Quality.	Quantity more or less
26	Road	White and good quality lb.	7,000	27	Myxos .. without	Good quality, such as more or weight and less than 10 lb. and not more than 24 lb., the rest of the dump stone is attached, good & bad will not be accepted, only water along will be accepted.	20,000 4,000 2,000
27	Water	Black and good quality lb.	4,000	28	Myxos .. with		
28	CM from .. ball	To weigh 10 lb. when torn.	500	29	Quartz	Good quality lb.	10,000
29	Quartz	Without shells lb.	100	30	Quartz	Good quality lb.	10,000
30	Quartz, box ..	Good & bad lb.	2,000	31	Quartz	Good quality lb.	10,000
31	Quartz	Good & bad lb.	2,000	32	Quartz	Good quality lb.	10,000
32	Quartz	Good & bad lb.	2,000	33	Quartz	Good quality lb.	10,000
33	Quartz	Good & bad lb.	2,000	34	Quartz	Good quality lb.	10,000
34	Quartz	Good & bad lb.	2,000	35	Quartz	Good quality lb.	10,000
35	Quartz	Good & bad lb.	2,000	36	Quartz	Good quality lb.	10,000
36	Quartz	Good & bad lb.	2,000	37	Quartz	Good quality lb.	10,000
37	Quartz	Good & bad lb.	2,000	38	Quartz	Good quality lb.	10,000
38	Quartz	Good & bad lb.	2,000	39	Quartz	Good quality lb.	10,000
39	Quartz	Good & bad lb.	2,000	40	Quartz	Good quality lb.	10,000
40	Quartz	Good & bad lb.	2,000	41	Quartz	Good quality lb.	10,000
41	Quartz	Good & bad lb.	2,000	42	Quartz	Good quality lb.	10,000
42	Quartz	Good & bad lb.	2,000	43	Quartz	Good quality lb.	10,000
43	Quartz	Good & bad lb.	2,000	44	Quartz	Good quality lb.	10,000
44	Quartz	Good & bad lb.	2,000	45	Quartz	Good quality lb.	10,000
45	Quartz	Good & bad lb.	2,000	46	Quartz	Good quality lb.	10,000
46	Quartz	Good & bad lb.	2,000	47	Quartz	Good quality lb.	10,000
47	Quartz	Good & bad lb.	2,000	48	Quartz	Good quality lb.	10,000
48	Quartz	Good & bad lb.	2,000	49	Quartz	Good quality lb.	10,000
49	Quartz	Good & bad lb.	2,000	50	Quartz	Good quality lb.	10,000
50	Quartz	Good & bad lb.	2,000	51	Quartz	Good quality lb.	10,000
51	Quartz	Good & bad lb.	2,000	52	Quartz	Good quality lb.	10,000
52	Quartz	Good & bad lb.	2,000	53	Quartz	Good quality lb.	10,000
53	Quartz	Good & bad lb.	2,000	54	Quartz	Good quality lb.	10,000
54	Quartz	Good & bad lb.	2,000	55	Quartz	Good quality lb.	10,000
55	Quartz	Good & bad lb.	2,000	56	Quartz	Good quality lb.	10,000
56	Quartz	Good & bad lb.	2,000	57	Quartz	Good quality lb.	10,000
57	Quartz	Good & bad lb.	2,000	58	Quartz	Good quality lb.	10,000
58	Quartz	Good & bad lb.	2,000	59	Quartz	Good quality lb.	10,000
59	Quartz	Good & bad lb.	2,000	60	Quartz	Good quality lb.	10,000
60	Quartz	Good & bad lb.	2,000	61	Quartz	Good quality lb.	10,000
61	Quartz	Good & bad lb.	2,000	62	Quartz	Good quality lb.	10,000
62	Quartz	Good & bad lb.	2,000	63	Quartz	Good quality lb.	10,000
63	Quartz	Good & bad lb.	2,000	64	Quartz	Good quality lb.	10,000
64	Quartz	Good & bad lb.	2,000	65	Quartz	Good quality lb.	10,000
65	Quartz	Good & bad lb.	2,000	66	Quartz	Good quality lb.	10,000
66	Quartz	Good & bad lb.	2,000	67	Quartz	Good quality lb.	10,000
67	Quartz	Good & bad lb.	2,000	68	Quartz	Good quality lb.	10,000
68	Quartz	Good & bad lb.	2,000	69	Quartz	Good quality lb.	10,000
69	Quartz	Good & bad lb.	2,000	70	Quartz	Good quality lb.	10,000
70	Quartz	Good & bad lb.	2,000	71	Quartz	Good quality lb.	10,000
71	Quartz	Good & bad lb.	2,000	72	Quartz	Good quality lb.	10,000
72	Quartz	Good & bad lb.	2,000	73	Quartz	Good quality lb.	10,000
73	Quartz	Good & bad lb.	2,000	74	Quartz	Good quality lb.	10,000
74	Quartz	Good & bad lb.	2,000	75	Quartz	Good quality lb.	10,000
75	Quartz	Good & bad lb.	2,000	76	Quartz	Good quality lb.	10,000
76	Quartz	Good & bad lb.	2,000	77	Quartz	Good quality lb.	10,000
77	Quartz	Good & bad lb.	2,000	78	Quartz	Good quality lb.	10,000
78	Quartz	Good & bad lb.	2,000	79	Quartz	Good quality lb.	10,000
79	Quartz	Good & bad lb.	2,000	80	Quartz	Good quality lb.	10,000
80	Quartz	Good & bad lb.	2,000	81	Quartz	Good quality lb.	10,000
81	Quartz	Good & bad lb.	2,000	82	Quartz	Good quality lb.	10,000
82	Quartz	Good & bad lb.	2,000	83	Quartz	Good quality lb.	10,000
83	Quartz	Good & bad lb.	2,000	84	Quartz	Good quality lb.	10,000
84	Quartz	Good & bad lb.	2,000	85	Quartz	Good quality lb.	10,000
85	Quartz	Good & bad lb.	2,000	86	Quartz	Good quality lb.	10,000
86	Quartz	Good & bad lb.	2,000	87	Quartz	Good quality lb.	10,000
87	Quartz	Good & bad lb.	2,000	88	Quartz	Good quality lb.	10,000
88	Quartz	Good & bad lb.	2,000	89	Quartz	Good quality lb.	10,000
89	Quartz	Good & bad lb.	2,000	90	Quartz	Good quality lb.	10,000
90	Quartz	Good & bad lb.	2,000	91	Quartz	Good quality lb.	10,000
91	Quartz	Good & bad lb.	2,000	92	Quartz	Good quality lb.	10,000
92	Quartz	Good & bad lb.	2,000	93	Quartz	Good quality lb.	10,000
93	Quartz	Good & bad lb.	2,000	94	Quartz	Good quality lb.	10,000
94	Quartz	Good & bad lb.	2,000	95	Quartz	Good quality lb.	10,000
95	Quartz	Good & bad lb.	2,000	96	Quartz	Good quality lb.	10,000
96	Quartz	Good & bad lb.	2,000	97	Quartz	Good quality lb.	10,000
97	Quartz	Good & bad lb.	2,000	98	Quartz	Good quality lb.	10,000
98	Quartz	Good & bad lb.	2,000	99	Quartz	Good quality lb.	10,000
99	Quartz	Good & bad lb.	2,000	100	Quartz	Good quality lb.	10,000

Madras, 6th February 1943.

III.10

J. F. GIBSON, Lieut. I R M D.,
Superintendent, Government Leprosy Hospital

ADDITION FOR SUPPLY OF ARTICLES OF DIET AND MANUFACTURES

Notice is hereby given that the Superintendent of the Central Jail, Yangonpore, will hold a public auction at the Central Jail office, Gahala, on *Monday, the 21st February 1911*, at 9 A.M., for the supply of the following articles required for the Jail during 1911:—

Article	Probable quantity	
Rice	400,000 lbs.	To be delivered in quantities as may be ordered from time to time, free from chaff, wastage in cleaning must not exceed 10 per cent.
Paddy	80,000 "	To be delivered in quantities as may be ordered from time to time, free from chaff, wastage in cleaning and pounding must not exceed 20 per cent.
Transomed	5,000 "	To be delivered in quantities as may be ordered from time to time, clean and free from stones.
Chaffin	5,000 "	To be delivered in quantities as may be ordered from time to time, new and well dried.
Coriander	4,200 "	To be delivered in quantities as may be ordered from time to time and free from weed and soil.
Tamaris	700 "	Do.
Onions	5,000 "	To be delivered in quantities as may be ordered from time to time, clean and good quality.
Tea	12,000 "	To be delivered in quantities as may be ordered from time to time, clean and free from stones and weed.
Garlic	200 "	To be delivered in quantities as may be ordered. From time to time of good quality.
Sago	100 "	Do.
Sugar	200 "	Do.
Soft soap	100 tons	Do.
Mutton	about 100 lbs.	Weekly every Wednesday without bone or as much as required.
Gingelly seeds	40,000 "	To be delivered in quantities as may be ordered of good quality. Wastage not to exceed 10 per cent.
Jaggery	1,000 "	To be delivered in quantities as may be ordered of good quality, but not used for oil mill.
Fats	10,000 "	To be delivered in quantities as may be ordered of good quality white, fresh and free from skin.
Alum lye	1,000 "	Do.
Coconut nettles	10,000 Nos.	Of good quality as may be required.
Smoking coal	10 tons	Do.
Work, grey, 1st sort	10 muscans.	Of good quality as may be required, wastage allowed 10 per cent.
Work, grey, 2nd sort	100 "	Do.
Kerosene oil	500 gallons.	Of good quality as may be required.

3. Intending bidders should deposit Rs. 50 as earnest money. The deposits of successful bidders will be retained by the Superintendent, Central Jail, Yangonpore, until the supplies are made and those of unsuccessful bidders will be returned immediately after the auction is over. Bidders are at liberty to bid for all or any of the articles they may wish to supply up to the quantity required.

4. In the case of larger supplies the successful bidder will be required to execute a bond within ten days of the date of the auction, failing which their deposits will be liable to confiscation. In case of failure to undertake the supply the bidders will also be liable to pay the difference between the price accepted and that ultimately obtained.

5. Samples of articles should be furnished for inspection at the time of auction. The date of supply will be estimated by the Superintendent in person. The cost of the articles will be paid upon delivery, but no advance will be made on any account.

6. The contract for supply must not be sublet.

7. In case of those who obtain who may be unable to attend the auction, sealed tenders will be considered provided they reach the Superintendent on or before 9 A.M. of the 1st February 1911, and are accompanied by the deposits of Rs. 100. These tenders will be opened only at the time of the auction and the rates offered will be considered with the auction bids. Tenders should specify in words as well as in figures the rates offered which should be in pounds per mutton delivered at the Central Jail, Walther. The covers should be addressed to the Superintendent, Central Jail, Walther B.B., and not by name and superscribed "Tenders for supply of articles."

8. The Superintendent does not bind himself to accept the lowest or any bid or tender.

Yangonpore Central Jail Office,
16th January 1911.

A. J. ITAITH,
Superintendent.

TENDERS FOR THE SUPPLY OF PAINTS.

Sealed tenders for the supply of ready mixed red and black paints (imported or locally manufactured) required for the Jail, Alibid and Customs Department during the year commencing 1st October 1911 will be received by the Secretary to the Board of Revenue (Bengal Branch), Calcutta, up to 12 noon on 12th March 1911.

3. Tenders should be accompanied by "Tenders for the supply of paints (imported or locally manufactured) as the case may be) for the Jail, Alibid and Customs Department" and should be accompanied by samples of the articles intended to be supplied and a deposit of Rs. 100 in currency notes. The samples will not be returned.

3. The tenders must state the rates at which they are prepared to supply. The payments to be delivered as ordered from time to time of any of the following places:—

(1) Tenderpost Substation (near Mint Bunkap).

(2) Beach Station of the North Indian Railway Company.

(3) The Salt Cutters Goods Station of the Madras and Southern Mahratta Railway Company.

(4) The Madras Salt Depot.

(5) The Rayapetam Station of the Madras and Southern Mahratta Railway Company.

4. Tenderers must undertake to supply, before 1st June 1911, a quantity not exceeding 500 bags of red paint and, before the 15th February 1912, 200 bags of black paint (each bag to contain 25 lbs. net) and thereafter immediately on notice from time to time during the currency of the contract as many bags of paint as may be required.

5. In the event of failure to supply within the time prescribed as any order given, the Board reserves to itself the right to make other arrangements to obtain the supply at the contractor's risk.

6. The successful tenderer will be required to deposit a sum not exceeding 25 per cent of the amount of the contract as security for the due fulfilment of the contract; he will be allowed to include as this sum the amount of his actual deposit. He will execute a bond within seven days from the date of his being informed of the acceptance of his tender; and, in case of failure to do so, his deposit will be forfeited to Government and the acceptance of his tender cancelled. The necessary stamp duty on the contract bond must be paid by the contractor.

7. The Board reserves to itself the right to reject any tender without assigning any reason for so doing. Any further information can be obtained at the Board's Office, Revenue Records Department.

Board of Revenue (Revenue Records),
Chennai, 1st February 1911.

H. A. B. VERNON,
Secretary.

TENDERS FOR THE SUPPLY OF KHAKI DRILL AND TURBAN CLOTH TO THE SALT, AREKARI AND CUSTOMS DEPARTMENT.

Sealed tenders will be received up to 12 noon on 15th March 1911 by the Board of Revenue (Revenue Records), Madras, for the supply of 70,000 yards of khaki drill and 10,000 yards of khaki turban cloth, more or less.

2. Tenders should be addressed to the Secretary to the Board of Revenue (Revenue Records) and should be accompanied by "Tenders for the supply of khaki drill or khaki turban cloth" as the text may be.

3. Each tender should be specifically for the supply of either khaki drill or khaki turban cloth and should be accompanied by a sample of the article, which must be shown to be material and colour to the cloth now in stock, which may be seen at the Tenderpost Substation. The tenderer should state the price at which he is prepared to supply the article.

4. Each tender for the supply of khaki drill should be accompanied by a deposit of Rs. 100 and each tender for the supply of khaki turban cloth by a deposit of Rs. 100. The deposit may be in cash or in Government promissory notes. The deposits will be returned to the tenderers whose tenders are not accepted.

5. The khaki drill must be 27½" wide and 14 lb. in weight per piece of 40 yards and the turban cloth 36" wide and 12 lb. in weight per piece of 40 yards. The last year's accepted rates are Rs. 4-0 and Rs. 4 per yard, respectively.

6. The Board reserves to itself the right of rejecting all or any of the tenders without assigning any reason for so doing.

7. As soon as the acceptance of their tenders is notified the successful tenderer or tenderers for khaki drill and turban cloth will be required to deposit a further sum of Rs. 500 in respect of the contract for khaki drill and Rs. 500 in respect of that for turban cloth, which, together with the initial deposit required under condition 4 of this notice, will be held as security for the due fulfilment of the contract.

8. The successful tenderer for the supply of khaki drill will be required to sign an agreement binding himself to supply the required quantity of cloth within four months from the date of acceptance of his agreement at the rate of not less than 1,500 yards a week commencing from the first week in April 1911. The successful tenderer for the supply of khaki turban cloth will be required to sign an agreement undertaking to deliver the whole quantity required within four months from the date of acceptance of his agreement, commencing to deliver from the first week in April 1911 not less than 1,500 yards of khaki turban cloth per week. Failure to fulfil the agreement will entail forfeiture of the deposit.

9. Copies of the form of agreement may be seen at the office of the Board of Revenue (Revenue Records), Chennai, 1st February 1911.

Board of Revenue (Revenue Records),
Chennai, 1st February 1911.

H. A. B. VERNON,
Secretary.

TENDERS FOR CONSTRUCTION OF POLICE HUTS AT KATAYARAM.

Notice is hereby given that sealed tenders will be received by the Executive Engineer, Quarry Division, at his office at Tenager up to 2 P.M. on the 15th February 1911 for execution of the work noted in the schedule appended. The covers should be sent by post registered.

2. The work must be commenced by the 1st April 1911 and completed by the 15th June 1911.

3. The tender containing such tender should be addressed to the Executive Engineer, Quarry Division, Tenager. In addition to the address, each cover should bear on it the name of the work for which tender is made, thus: "Tender for repairs to the Police Office at Katayaram."

4. Tenders should be in F.W.D. Form K-1 which can be had on application at the Executive Engineer's office or any of the Sub-Divisional offices and should specify a rate for each item of work in the schedule. Any extra work that may be ordered to be done after execution of agreement will be paid for at the scheduled rate of the division.

6. Tenders must be signed by one man only; joint signatures will not be accepted. In the case of a firm the tender must be signed by each member thereof, in the event of the absence of any partner, or be signed by a person holding a power-of-attorney authorizing him to do so. The address of the tenderer should be given in full in the form.

7. The detailed estimates and drawings, but not the plans, may be seen on application at the office of the Executive Engineer or of the Major and a full description of the work during office hours.

8. Tenders will be opened by the Executive Engineer at Tanjore on the 1st March 1911. The lowest tender will ordinarily be accepted, but the Executive Engineer reserves to himself the right of rejecting any or all of the tenders without assigning any reason.

9. Tenders must be accompanied by earnest-money to the extent of Rs. 500, which amount will be refunded at once to the unsuccessful tenderers.

10. Tenders not conforming to the above conditions will not receive any consideration.

SCHEDULE.

Name of work—Constructing Police baki with out-house at Aligarum.

Item No.	Description of work to be done.	Approximate Quantity.	Rate per unit of
	Rate for eight feet concrete and three feet masonry.		
1	Concrete baki 10 feet high in ordinary masonry	0.8	0.8
2	0.8 ft. high in ordinary masonry	38.175	100
3	0.8 ft. high in clay	38.175	100
4	0.8 ft. high in clay	31.100	100
5	Concrete baki 10 feet high in ordinary masonry	1.250	100
6	Concrete work for base of post, 4' x 4' x 4'	1.0	Each.
7	Stone wall, 10 feet high and 4' wide	1.0	Each.
8	Stone wall 10 feet high, 4' wide, 10' high, 4' wide	1.0	Each.
9	Stone wall 10 feet high, 4' wide, 10' high, 4' wide	1.0	Each.
10	Stone wall 10 feet high, 4' wide, 10' high, 4' wide	1.0	Each.
11	Stone wall 10 feet high, 4' wide, 10' high, 4' wide	1.0	Each.
12	Stone wall 10 feet high, 4' wide, 10' high, 4' wide	1.0	Each.
13	Stone wall 10 feet high, 4' wide, 10' high, 4' wide	1.0	Each.
14	Stone wall 10 feet high, 4' wide, 10' high, 4' wide	1.0	Each.
15	Stone wall 10 feet high, 4' wide, 10' high, 4' wide	1.0	Each.
16	Stone wall 10 feet high, 4' wide, 10' high, 4' wide	1.0	Each.
17	Stone wall 10 feet high, 4' wide, 10' high, 4' wide	1.0	Each.
18	Stone wall 10 feet high, 4' wide, 10' high, 4' wide	1.0	Each.
19	Stone wall 10 feet high, 4' wide, 10' high, 4' wide	1.0	Each.
20	Stone wall 10 feet high, 4' wide, 10' high, 4' wide	1.0	Each.
21	Stone wall 10 feet high, 4' wide, 10' high, 4' wide	1.0	Each.
22	Stone wall 10 feet high, 4' wide, 10' high, 4' wide	1.0	Each.
23	Stone wall 10 feet high, 4' wide, 10' high, 4' wide	1.0	Each.
24	Stone wall 10 feet high, 4' wide, 10' high, 4' wide	1.0	Each.
25	Stone wall 10 feet high, 4' wide, 10' high, 4' wide	1.0	Each.
26	Stone wall 10 feet high, 4' wide, 10' high, 4' wide	1.0	Each.
27	Stone wall 10 feet high, 4' wide, 10' high, 4' wide	1.0	Each.
28	Stone wall 10 feet high, 4' wide, 10' high, 4' wide	1.0	Each.
29	Stone wall 10 feet high, 4' wide, 10' high, 4' wide	1.0	Each.
30	Stone wall 10 feet high, 4' wide, 10' high, 4' wide	1.0	Each.

Survey Division Office, Tanjore,
27th January 1911.

A. V. RAMALINGA AYYAR,
Executive Engineer.

RAIL OF-CHANK SHELLS

Tenders are invited for the purchase in two separate lots of the undermentioned chank shells:—

- (1) The whole of the chank shells during the 1910-1911 season (ending 31st June 1911) from the Tanjore banks, except any shells returned by Government.
- (2) The whole of the chank shells from the Tanjore banks, not exceeding 25,000 shells.

Both lots will be delivered at Tuticorin.

TENDERING CONDITIONS.

At the present date, about 1½ lakh of Tanjore chank shells have been collected and it is estimated that the total catch will amount to from 5 to 10 lakhs. The Tanjore chank shells are being sorted from day to day into size lots from 1½-inch gauge upwards, which should prove a great convenience for the successful tenderer, saving him both delay and expense.

RAIL OF-CHANK SHELLS, TANJORE BANKS.

1. Tenders must be of one lot per 1,000 shells of 1½-inch gauge upwards and upwards, and at a separate rate per 1,000 for those under 1½-inch gauge upwards and for upwards.

2. Each tender must be accompanied by a deposit of Rs. 1,000 and will be returned up to noon of Wednesday, the 1st March 1911.

3. Tenders (which must be sealed) must be addressed to the Superintendent of Port and Chank Fisheries, Tuticorin, who will open and submit them to the Executive Engineer, Madras Fisheries, who reserves to himself the right to reject any or all without assigning any reason for so doing.

4. The successful tenderer must be prepared to accept delivery of any quantity of shells not exceeding four lakhs in number.

5. Previous to the date appointed for the sale, every facility will be given to intending purchasers to inspect the shells in the godown and their condition & quantity & to be sold.

6. Delivery—One lakh or more of standard shells will be ready for delivery in No. 1 godown immediately after acceptance of tender and a second lakh (or more) will be ready in No. 2 godown as soon as the purchase clears all the shells down No. 1 godown. The remainder will be delivered at the close of the delivery season which will be duly intimated by the Superintendent. The purchaser shall have the option of taking delivery in three lots as above, or he may postpone taking delivery till the close of the season.

7. Additional deposit—The successful tenderer to rank into the Treasury an additional deposit of Rs. 2,000 within one week of the termination of his contract to the acceptance of his tender as guarantee for the due delivery of the contract. The total deposit of Rs. 3,000 will be refunded when payment is full or the shells are completed.

TENDERS FOR THE SUPPLY OF EMBROIDERED BADGES.

I. Sealed tenders for the supply of the undermentioned supplies from the date of acceptance of the tender on 21st March 1911 will be received by the Superintendent, Army Clothing Factory, Madras, up to 11 p.m. on the 21st March 1911.

II. Forms of "Tender" and "Schedule" (J. A. F. E. 2120, 2121 and 2122) of the stores for the supply of which tenders are invited, are obtainable on payment of the fee of Rs. 1 per set on application in writing. The forms will be issued to firms and contractors of standing on satisfactory references being furnished. Samples of the articles to be supplied can be inspected at the Factory or at the Army Clothing Factory, Madras, any day (Sundays and holidays excepted) between the hours of 10 A.M. and 2 P.M.

III. Tenders will only be received if accompanied with the conditions on these printed forms, which must be submitted in English and should specify in words as well as in figures the rate at which each description of article named in them will be delivered. Fractional parts of paise in rates will not be accepted. Tenders must be duly signed and completed in accordance with the instructions they contain. Any alterations or additions must be certified by the tenderer's initials, but if these are very numerous, the tender will be rejected.

IV. Tenders should be accompanied by a deposit in the form of a Treasury Receipt or Government Promissory Note, Portbond or Municipal debenture, or post-treasury bonds, or current money, at the rate of 5 per cent. on the total value for the stores tendered for, subject to a maximum of Rs. 25, which deposit will be returned on acceptance of the tender. In the case of Promissory Notes being furnished they must remain in the name of the tenderer.

V. No security or deposit which the tenderer may have furnished in connection with a previous contract or on any other account can be accepted as current money.

VI. The approval or rejection of tenders rests with the undersigned who reserves to himself the right of rejecting any tender, or any item in a tender, without cause assigned. The lowest tender will not necessarily be accepted.

VII. Tenders will be opened at this office at 10 a.m. on Wednesday the 22nd March 1911. Tenders are invited to attend.

VIII. Parties tendering are particularly requested to give their addresses in full.

IX. Any further information required can be obtained on application to this office between the hours of 10 A.M. and 4 P.M. (Sundays and holidays excepted).

X. Tenders must be sent under a strong cover, sealed in duplicate, sealed with a distinctive device and conspicuously marked "Tender for the supply of Embroidered Badges" and addressed to the Superintendent, Army Clothing Factory, Madras, and not to any other by name.

XI. Tenders which do not comply with the above conditions will be rejected.

Each number.	Supplies required.	When required.	Approximate requirements.	
			Maximum.	A Minimum.
Embroidered Badges.				
1	Red, gold	10	10
205 A, 215 E, 216 and 247	Blue, silver	4	4
2, 7, 8, 9, 9 A, 10, 15, 246 and 249	Do. worsted	70	40
21, 22, 23, 24 and 252	Crown, gold, large	174	100
253, 254 and 255	Do. crown, do.	4	4
25 F, 260, 262, 263, 266, 268	Do. worsted, large	40	20
271, 272, 273, 274 A	Do. gold, small	40	20
28, 29 A and 297 A	Do. do. white linen, small	25	10
31, 32 and 319	Flag, 10, and crown, gold	100	70
220	Do. do. silver	30	20
300 D	Do. do. silver	5	5
31, 32, 33, 34 and 308 A	Flag, 10, gold	220	110
305, 307, 309 and 312	Do. silver	4	4
307, 309, 310, 311 A, 308, 306 to 310	Do. worsted	750	450
36 A	Overcoat, 10, for gaiters	10	7
369 and 368 A	Efficiency, worsted (yellow diamond)	300	200
70	Overcoat, 10, with crown, gold	1,375	1,150
45	Overcoat, 10, with crown, gold	100	100
318	Overcoat, 10, with crown and gaiters, silver	2	2
31	Do. do. white linen, small, gold	170	100
318	Do. do. silver	25	10
37, 38, 319, 320 and 321	Overcoat, 10, gold	10	10
37 and 38	Overcoat, 10, and silver, gold	4	4
319	Overcoat, 10, silver	2	2
319 B	Overcoat, 10, silver	10	10
37, 38, 39, 40, 41 and 307 A	Overcoat, 10, gold	1,215	900
319, 320, 321 and 322	Do. silver	10	10
319 to 321	Do. worsted	2,075	1,410
45, 46 and 47	Do. do. silver	120	10
319	Do. do. silver	2	2
39, 40 and 41	Do. do. gold, with a sword of bay	10	10
39, 40, 41, 42, 43 and 330 A	Do. and crown, gold	180	110
327, 328, 329 and 330	Do. do. silver	5	5
341 and 342	Do. do. silver	5	5
341, 342 and 343	Do. do. with a sword of bay	4	4
319, 320 and 321	Overcoat, 10, gold	10	10
342	Do. silver	2	2



SUPPLEMENT TO PART II
OF
THE FORT ST. GEORGE GAZETTE.

No. 6.] MADRAS, TUESDAY EVENING, FEBRUARY 7, 1911. [PART, 1 & 6 p.

SALT, ARKARI AND CUSTOMS DEPARTMENT.

NOTIFICATION

No. 6, dated 24th January 1911.

NOTICE OF SALE OF ARKARI AND OPIMUM PRIVILEGES.

Notice is hereby given that the number of independent shops appraised for the sale of liquor, opium and intoxicating drugs during the twelve months beginning 1st April 1911 and ending 31st March 1912, and the local limits appraised for them will be notified by Collectors in these District Gazettes and that the privilege of sale therein will be put up in public notice on the date, at the place and by the officers to be notified by Collectors subject to the conditions hereinafter set forth.

Conditions of Auction Sale.

II. The districts in which independent arak shops, foreign liquor taverns, beer shops, guaja shops and opium shops, respectively, will be sold are specified below:—

Independent arak shops.	Foreign liquor taverns.	Beer shops.	Guaja shops.	Opium shops.
1	2	3	4	5

From 1st April 1911.

Throughout the entire limits of the Presidency including the Bangalore State.	In all districts except Coimbatore, Trichopoly, South Arcot, and the Nilgiris.	In the districts of Annapuram, Bellary, North Arcot, Tanjore, Tirunelveli, Madurai, Coimbatore and Salem.	Throughout the Presidency.	Throughout the Presidency.
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Arak and guaja wholesale depot licenses will be issued for all districts. Particulars regarding them will be found in clause XVI below. A separate notification will be issued regarding food for foreign liquor licenses.

III. A deposit must be made by each bidder previous to bidding and will be returned by the selling officer on the day of sale. A deposit of Rs. 10 will ordinarily be required from any person wishing to bid for any important shop or any large number of shops. This will be reduced to Rs. 5 in the case of bidders for not more than two or three shops of an aggregate monthly value of Rs. 25 or less and to Rs. 5 in the case of bidders for single small shops. In the Coimbatore district, the officer conducting the sale may, when he finds it necessary, require a deposit of Rs. 10 only from bidders for small shops. In the South Arcot district, the selling officer may at their discretion reduce the deposit to Rs. 5 for shops whose average monthly rental does not exceed Rs. 5.

IV. The shops will be put up in auction in the order in which they are notified, unless the selling officer sees cause to change that order. Highest prices will be fixed at the discretion of the Collector. The revenue price placed by Government on the shops will not be published, but the average of the previous five years' rentals will be notified by the Collector, whenever possible, for the information of bidders.

V. No person will be allowed to bid for another unless he holds a power-of-attorney from him.

II-500-1

VI. The officer conducting the sale day, at his discretion, refuse to accept the bid of any person or the goods that he has been connected by a Criminal Court or has previously been guilty of such a breach of the conditions of a license or of a contract under the ^{Alkali} ~~Alkali~~ Act, as to render him undesirable as a holder of a license or on the ground that he is involved or to prevent arrangements to the detriment of Government interests or for any other valid reason. He may also refuse any bid which he may consider to be purely speculative, after consulting his reasons for doing so. Village officers will not be allowed to bid for, or to have any deposit interest in shops for the sale of intoxicants.

VII. The shops will be knocked down to the highest bidder, but the sale will be subject to formal confirmation of the Collector, who shall be at liberty to accept or reject any bid at his discretion. Such formal confirmation will be tantamount to an acceptance of the bid, unless opposed by the Board of Revenue for special reasons, and will be necessary whether the sale be held by the Collector himself or by any officer appointed by him.

VIII. In case of deposits the selling officer's decision shall be final. If for any reason the highest bid is rejected, the next highest shall be taken at the shop re-sold at the discretion.

IX. At the close of each day's sale, the deposits made by the unsuccessful bidders will be returned to them. In the event of a second sale, such persons whose bids were accepted shall at once, if so required by the selling officer, or otherwise at the close of the day's sale, make a further deposit * of half a month's rent (in addition to the deposit made under clause III) for each shop unless the initial deposit equals or exceeds two months' rent. Should he fail to do so, the deposit made by him under clause III will be forfeited and the shop will be put up again immediately by the selling officer on the above conditions or otherwise disposed of by the Collector and the balance will be debited from his bid again for the rent and for any other shop.

X. Persons to whom shops have been knocked down and who have made deposits as provided in clauses III and IX shall also deposit * each further sum as with the former deposits will make up two months' rent (to be paid within two days from the date of discontinuance of the Collector's acceptance of the bid) and shall without unnecessary delay assume the necessary responsibilities and take out licenses on the conditions hereinafter set forth. In the case of the purchaser's death after signing the agreement, it will be binding on his heirs and assigns. Should the initial deposit exceed the amount required to be deposited under the clause, the excess will be refunded unless the purchaser is required to deposit more than once under clause XI infra.

XI. If on enquiry subsequent to the purchase shall be found to be of doubtful solvency, he may be required either to deposit twice the sum prescribed in clause X, or to get a guaranty or security to provide a guaranty bond for the due payment of all moneys that may become due by him under the terms of the contract. The bond shall be accepted (article 33, schedule I, act II of 1889) and required at the expense of the purchaser if the amount secured exceeds Rs. 1,000.

XII. On the failure of any person to make deposit under clause X or to comply with the regulations under clause XI or on his account engagements and take out licenses as demanded, the deposits already made may be forfeited and the shop re-sold under the orders of the Divisional Officer on the date notified by the Collector as otherwise disposed of by the latter officer.

XIII. Bidders elected under clause XII will be at the risk of the defaulting bidder, who will forfeit all gains and in the event of a loss, will be required to make good the deficiency between the total amount payable for the whole period under the terms of the original sale and the total amount payable by the successful bidder at the re-sale. In the latter case the forfeited deposits will be debited from the loss arising from the resale, and the remainder, if any, will be recoverable from the defaulter in the same manner as if it were an amount of land revenue. Should, however, the forfeited deposits be greater than the loss by resale, the whole of such deposits will be credited to Government. The defaulting bidder will be entirely liable if the privilege is disposed of otherwise than by resale and such default results in loss to Government on comparison with original sale.

XIV. The purchaser of the privilege is liable to the penalties prescribed for breaches of the conditions of both laws, though a formal license may not have been issued to him.

XV. The deposit referred to in clause X or clause XI, as the case may be, will be taken as security for the due performance of the conditions of the license. If the defaulter (s) and license as agreed, it may be retained for the full satisfaction of the debt payable by the latter.

Conditions of License for Wholesale Vend. of Arrack and Ganja.

XVI. Applications for the privilege of the wholesale vend of country spirits and of fermenting drugs prepared from the honey plant should reach the Collector on or before the 1st March 1911 and such should be accompanied by a fee of Rs. 15 which will be returned to those persons whose applications for license are not approved. The grant of license confers no exclusive privilege, and it will be open to the Collector to grant licenses under his conditions to other persons at any time during the currency of the license for which applications are now invited. Licensee for the wholesale vend of arrack will be granted to private persons only if they have obtained the consent of the arrack supply committee of the district to be opening of their depots. If such depots are not worked to the satisfaction of the Collector, they may be closed at any time.

The license issued under the above clause will contain the following general conditions common to all similar and special licenses and the special conditions prescribed below for each particular kind.

General Conditions applicable to all Alkali and Spirit Licenses.

1. Contract suppliers of country spirits are prohibited from holding within their contract area any interest in the retail vend of arrack or in the vend of other fermenting liquors such as toddy, foreign liquor and beer, and from employing any person who has such interest. This prohibition does not

* Deposit may be in cash or other approved security.

* Includes Deposit Technique in independent charge

extend to the wholesale supply of foreign liquor or of rectified spirit to licensed vendors; nor does it prevent them from holding as tenants in the retail sale of country spirits or from other than there for which they have been granted the supply contract, or from holding public and private shops either within or without their contract areas.

3. The private houses, warehouses, under any kind of license, may be carried on as will be specified by the Collector at the time of the grant of the license. The sale or possession (except subject to the rules applicable to subsequent persons) of liquor, opium or intoxicating drugs within these limits is prohibited.

4. Sales must be conducted in a suitable building of which the whole or part must be entirely set aside for use as a depot or shop. If there are houses of accommodation between the depot or shop and an adjoining dwelling house, they must be kept locked at night. In the case of a small shop and house in a Municipality, or town having a population of 25,000 and over, the shop premises shall have no direct access into the main street; there shall be no window or door of liquor or opium in any other direction; the interior of the shop shall be sufficiently lighted by day and the shop shall not be used as a place of residence save by the vendor and his family or passengers.

5. Except in the case where two or more foreign liquor licenses are held by one person, sales under such license must be in different premises (charnais and droguerie and medical practitioners exempted). The possession upon any licensed premises of any liquor, opium or intoxicating drug except that in which the license relates, or of any means or substance used or capable of being used for collecting or forwarding liquor is prohibited. But intoxicating drugs made from opium or the supply either from morphine or cocaine or preparation for smoking may be prepared and sold in shops licensed for the sale of opium. In shops which are chiefly of a separate character private sale may be specially allowed by the Collector, under a special license to be granted by him, but of the provision that the interior of the bar is wholly made from the doorway and that the entrance to it is either through the main door of the shop or through a separate door clearly labelled, or provided with a proper sign-board to show its nature.

6. A sign-board must be affixed to the front of each depot or shop showing the name and number of the license under which sales are conducted there, the name of the licensee and (except in the case of foreign liquor) the current rate of sale. These particulars must be clearly painted in the local vernacular and, in the case of towns and wholesale depots, in English also. The license must be hung up in a conspicuous place within.

7. All liquor, opium and intoxicating drugs sold or kept for sale shall be of good quality and unadulterated. Nothing shall be added to opium and intoxicating drugs either to increase their intoxicating power or for any other purpose except the manufacture of intoxicating drugs in accordance with the terms of a license. Nothing shall be added to liquor except in accordance with the regulations with the terms of a license. Nor shall different kinds of liquors be mixed and sold under the designation of one of them. All officers authorized to inspect depots and shops (vide condition 26 above) are authorized to detain any liquor, opium or intoxicating drugs found unfit for consumption or use, or which they may believe to have been tampered with in any way, and all Collectors and Deputy and Assistant Commissioners of the Salt, Alkali and Customs Department are empowered to condemn or destroy any liquor, opium, or intoxicating drugs unfit for consumption or use or which have been tampered with, and all liquor to which liquor of another description has been added and which is being offered for sale under the name of one of the liquors or to which any other description has been added.

8. The sale or transport of liquor, opium or intoxicating drugs by persons below the age of 14 or by persons suffering from leprosy or any contagious disease, and the employment of such persons in shops or depots for the sale of the same are prohibited. The Divisional Officer may, where necessary, and for the names of all persons employed or proposed to be employed in depots or shops and for the sale of liquor, opium or intoxicating drugs by any person of whom he may disapprove.

9. No depot or shop shall be opened before sunrise or kept open after 9 A.M. except under special authority. In Madras after 9 A.M. will be allowed only in special cases under separate licenses and on payment of such fees as may be prescribed by the Collector.

10. No drunkenness, disorder or gaming shall be permitted in depots or shops. Entertainments of any kind in depots or shops are also strictly forbidden.

11. No rabbits or horses or donkeys or other animals shall be harboured in depots and shops. Intoxication of their meat thereof shall be given to the nearest Magistrate or Police station.

12. No person shall be harboured in any depot or shop during the night.

13. Depots and shops situated on or adjacent to the foot of a main road must be closed, if the Collector so orders, while a regiment or detachment of European or native soldiers is passing or is encamped in the vicinity. Collectors or Divisional Officers shall have power also to close any shops temporarily in times of religious excitement or disturbance. Every depot and shopkeeper shall on his own notice close his depot or shop when there is riot or disturbance in the neighbourhood.

14. The Collector may order the transfer of depots and shops from one locality to another or their closure or the opening of new depots and shops within limits as to number to be fixed by the Board of Revenue in their districts. But no new shops should be opened unless notice of the sites selected has been published in the District Gazette six months before the commencement of the lease and no such changes as affect the interests of adjacent shopkeepers shall be made during the term of a lease except under special sanction of the Board. Takeholders may at any time permit the transfer of a shop within the limits notified for the shop in the sale notice.

15. The right is reserved to the Collector to grant "Occasional Licenses" for the sale of liquor, opium and intoxicating drugs, on the occurrence of fairs, festivals, etc., only in places in the vicinity of which there are no regularly licensed shops. This power is reserved to country agents and today may also be exercised by Divisional Officers. Such licenses should be issued only when absolutely necessary and shall not be granted to the shopkeepers who usually supply the locality or to the representatives of the market. The license shall run only as long as they are actually required and not exceeding ten days. Not more than one license shall be issued for a fair or festival without the sanction of the Board. The fee to be paid for the license shall be fixed at the discretion of the Board issuing them.

16. No liquor, opium or intoxicating drug shall be sold or given—
(a) Except at shops specially approved by the General Officer Commanding the Division (or Independent Brigade) or the Officer Commanding the Cantonment or Camp, and then only in respect

[FEB. 7, 1911]

to such license as shall be expressed by the same authority is concordant with the local Exchequer authorities and is received in the Revenue—

- [illegible]

Note—The provisions in (a) and (b) do not apply to holders of U.S. State bonds and followings when they are about to leave from their registries.

23. No holder of any stock or other security will be allowed, without special permission from the

16. Deacons and deaconesses must be first sworn as lay members or permanent deacons before being ordained.

(9) No liquor, poison or intoxicating drug shall be sold in shops except for cash. The licensee

20 No liquor, opium or intoxicating drug shall be sold either below or above such minimum * as

71 No liquid, cream or interacting drug in excess of the quantity prescribed \pm for possession.

52. True amounts of transactions shall be maintained from day to day in ink in the prescribed

and Customs Department.

84. Only with weights and measures as used from time to time by you. That is the standard.

16. The storm authorized to harvest browned shrimp and crabs are—

16. The storm authorized to harvest browned shrimp and crabs are—

- (2) any officer of the Salt, Akkari and Customs Department of rank not lower than Sub-Inspector.

[This version online—First Published Online 14 July 2011]

* **THE MARCH 25TH**—Two copies were filed in each of the following:

[illegible]

First-class ships in the Pacific, South Pacific and Indian Oceans, and in the lakes of Honduras, Nicaragua, Yucatan, El Salvador and Yoroqueban of the Central District, an extensive fleet of Government boats.

Branch	Topic	Character	Opinion
Birth of a police force in 1890, and the agency which, within a few years, in the Chicago Agency is shown.	On the subject of the police force, and the agency which, within a few years, in the Chicago Agency is shown.	In the Agency of Chicago, the police force, and the agency which, within a few years, in the Chicago Agency is shown.	In the Agency of Chicago, the police force, and the agency which, within a few years, in the Chicago Agency is shown.

[†] The only lobby steps to which this restriction applies at present are those in the Palace Theatre, Oxford.

These officers are empowered to enter and examine the premises, to test weights and measures in use and the liquor, spirit and intoxicating drugs in the possession of the licensee, and to sell for and check the amounts kept in the shop or depot. These officers will also make inspections when it comes within the scope of their duty.

26. An inspection note-book, with the pages numbered consecutively, for inspecting officers to enter their remarks in, shall be maintained, and be handed over to the Inspector of the Order or any officer authorized by him to receive it as a receipt being given therefor.

27. The amount for which the privilege has been purchased shall be payable in twelve equal monthly instalments into a Government Treasury on or before the 10th * of each month beginning with April or October as the case may be. Fees for depots shall be prepaid.

28. No remission or abatement of the cost shall be claimable on any account whatsoever.

29. Any sum due by a licensee may be collected * under the Revenue Recovery Act or adjourned from the deposit, if any, made by him at the commencement of the term. He shall be bound to replace any sums repaid from his deposit within three days of receipt of notice from the Collector. †

30. Power is further reserved to licensees officers to suspend * licences in case of failure of payment of here or (in the case of today) non-payment on the due date. In the case of attack, robbery, gangs and other things and likewise, this power will be exercised by Tahsildars, ‡ in the case of shops kept by Divisional Officers and in other cases by the Collector.

31. In the event of suspension of a license for failure to pay arrears, the privilege of sale will be resumed with effect from the date of issue of license to the new purchaser or otherwise disposed of at the Collector's discretion. All loans or amount of arrears and results or other disposal of the privilege shall be borne by the delinquent licensee, but it shall have no right to give, if any, which accrues. The value of the deposit, if any, made at the commencement of the term will be taken in full. The officer who has power to suspend the license may, however, at his discretion, allow sales to continue pending re-sale or other disposal of the privilege.

32. Interest on all moneys due shall be payable at the rate of 6 per cent. per annum.

33. Infraction of any of the conditions of the license either by a licensee or by any person in his employment will result in the license—

Either (a) fine up to Rs. 50,

* or (b) forfeiture of deposit, if any, and cancellation of license and re-sale or other disposal of the privilege at the risk of the licensee.

The licensee or his agent may also be prosecuted for the specific offences committed.

The cost for the whole term shall become due at once, when a license is cancelled under this condition.

Note.—For continuing business of a license, continuing from day to day.

34. Any license may be forfeited and the privilege be re-sold or otherwise disposed of at the risk of the licensee if the licensee be convicted before a Magistrate of any offence against the ^{Alcohol} _{Opium} Act, or of any offence under the Indian Penal Code, which in the Collector's opinion renders him unfit to hold it. The purchaser of a privilege is liable in the premises prescribed in this condition if he is convicted of any such offence as above contemplated after the confirmation of the sale of the privilege to him though before issue of a formal license. Forfeiture of any license under this clause shall entitle forfeitors of the balance of all deposits after payment to Government of all sums due under the license.

35. Licensees are bound to report to the Divisional Officer all instances which come to their knowledge of persons employed by them in the manufacture, carrying or sale of liquor, spirit, and intoxicating drugs, committing offences of the ^{Alcohol} _{Opium} laws or of engagements entered into by them and to comply with the Divisional Officer's orders respecting the continued employment of such persons. No person who has been convicted under the Indian Penal Code shall be employed in the carrying or sale of liquor, spirit and intoxicating drugs without the Collector's previous permission.

36. Speculatory dealings by licensees of any kind whatever with officials of the Salt, ^{Alcohol} _{Opium} and Customs Department are absolutely prohibited.

37. With the sanction of the Board of Revenue, any license shall be revocable by the Collector at his discretion on giving the licensee fifteen days' notice of such revocation, in which case a proportionate part of the fee paid will be refunded.

38. All licensees shall be bound by any additional general rules that may be promulgated under the ^{Alcohol} _{Opium} laws and, if so required by the Collector or any officer authorized by him, to deliver up their licenses for examination or for the issue of fresh ones.

Conditions applicable to Attack License.

1. The privilege extends only to the sale of country spirits of the prescribed strength. These are 80° under-proof and 80° under-proof, except in the tract in the South Anant district bordering on French territory where the liquor to be sold will be 60° under-proof.

2. Spirits shall be purchased only from a distillery or warehouse established by the contract stipulated for the supply of the district or from a wholesale dealer established by the contract stipulated, or by a private person with the contract stipulated's consent. The price to be charged per gallon at the distilleries, warehouses and wholesale dealers in the several districts are given below.

* Stamp not liable to be issued for tolls in any high rate only after the 28th. In its monthly, license will be issued. 1. In the District of Anant, licensees, require permits on terms. † District Deputy Tahsildars in independent charge.

Fabric.	Source of supply—factory, warehouse or warehouse depot.	Kind of liquor.	1904 sub- total.	1905 sub- total.
1. Cigars, ordinary brands and 1st class of the Agency trade.	Cuba factory Various warehouses of tobacco depots	Molasses brand .. Do. .. Do. ..	9 15 0 0 10 0 0 24 0	6 2 0 0 2 0 0 0 0
2. Cigars, ordinary brands and 2d. class of the Agency trade.	Cuba factory Various warehouses of tobacco depots	Jaguar brand .. Do. ..	0 24 0 1 0 0	0 0 0 0 13 0
3. Cigars, ordinary brands and 3d. class of the Agency trade.	Do. Various warehouses of tobacco depots	Do. Do.	0 15 0 0 10 0	0 0 0 0 0 0
4. Cigars, ordinary brands and 4th class of the Agency trade.	Do. Various warehouses of tobacco depots	Do. Do.	0 15 0 0 10 0	0 0 0 0 0 0
5. Cigars, ordinary brands and 5th class of the Agency trade.	Do. Various warehouses of tobacco depots	Do. Do.	0 15 0 0 10 0	0 0 0 0 0 0
6. Cigars, ordinary brands and 6th class of the Agency trade.	Do. Various warehouses of tobacco depots	Do. Do.	0 15 0 0 10 0	0 0 0 0 0 0
7. Cigars, ordinary brands and 7th class of the Agency trade.	Do. Various warehouses of tobacco depots	Do. Do.	0 15 0 0 10 0	0 0 0 0 0 0
8. Cigars, ordinary brands and 8th class of the Agency trade.	Do. Various warehouses of tobacco depots	Do. Do.	0 15 0 0 10 0	0 0 0 0 0 0
9. Cigars, ordinary brands and 9th class of the Agency trade.	Do. Various warehouses of tobacco depots	Do. Do.	0 15 0 0 10 0	0 0 0 0 0 0
10. Cigars, ordinary brands and 10th class of the Agency trade.	Do. Various warehouses of tobacco depots	Do. Do.	0 15 0 0 10 0	0 0 0 0 0 0
11. Cigars, ordinary brands and 11th class of the Agency trade.	Do. Various warehouses of tobacco depots	Do. Do.	0 15 0 0 10 0	0 0 0 0 0 0
12. Cigars, ordinary brands and 12th class of the Agency trade.	Do. Various warehouses of tobacco depots	Do. Do.	0 15 0 0 10 0	0 0 0 0 0 0
13. Cigars, ordinary brands and 13th class of the Agency trade.	Do. Various warehouses of tobacco depots	Do. Do.	0 15 0 0 10 0	0 0 0 0 0 0
14. Cigars, ordinary brands and 14th class of the Agency trade.	Do. Various warehouses of tobacco depots	Do. Do.	0 15 0 0 10 0	0 0 0 0 0 0
15. Cigars, ordinary brands and 15th class of the Agency trade.	Do. Various warehouses of tobacco depots	Do. Do.	0 15 0 0 10 0	0 0 0 0 0 0
16. Cigars, ordinary brands and 16th class of the Agency trade.	Do. Various warehouses of tobacco depots	Do. Do.	0 15 0 0 10 0	0 0 0 0 0 0
17. Cigars, ordinary brands and 17th class of the Agency trade.	Do. Various warehouses of tobacco depots	Do. Do.	0 15 0 0 10 0	0 0 0 0 0 0
18. Cigars, ordinary brands and 18th class of the Agency trade.	Do. Various warehouses of tobacco depots	Do. Do.	0 15 0 0 10 0	0 0 0 0 0 0
19. Cigars, ordinary brands and 19th class of the Agency trade.	Do. Various warehouses of tobacco depots	Do. Do.	0 15 0 0 10 0	0 0 0 0 0 0
20. Cigars, ordinary brands and 20th class of the Agency trade.	Do. Various warehouses of tobacco depots	Do. Do.	0 15 0 0 10 0	0 0 0 0 0 0

* Only 10% under grant advanced research is supplied by this fund.

* The figure reported is for a Memphis and Longport household with no children.

† Hypothesis that the Chongqing diet will be associated with increased risk of CHD.

[illegible]

A Polka supplied to the British. (Larkin of the day
he shared with the Hollander, as Smith

to charge in the Hallwaypan driveway, and at the time, 11-28 per gallon of fuel consumed.

1. The first 20 per cent of total energy,

3. The contract suppliers and wholesale depot-keepers are bound to sell to all persons licensed to purchase from them on payment of the value in legal tender. Depot and shop-keepers shall be entitled to have issued to them from the distillery or warehouse by the order of their applicants and, with all possible dispatch any spirit which they are licensed to sell, at any of the prescribed strength. Shopkeepers are entitled to obtain liquor from a distillery or warehouse even if there is a wholesale depot in the same place.

4. The quantities purchased at one time shall not fall below the following minima:—

Persons purchasing	From a distillery or warehouse	From wholesale depots.
Independent shopkeepers	5 gallons	10 gallons
Wholesale depot-keepers	5 gallons	5 gallons

5. The prices to be charged by distillers and warehousekeepers are in addition to the excise duty the rates of which per gallon are as follows:—

Distills.	30° under proof.	40° under proof.	50° under proof.
Garden and Vinegar	Rs. 2 0	Rs. 2 0	Rs. 2 0
Molasses which are Madras Revenue distilled and stored adjoining village of the Solapur taluk	1 0 0	..	1 0 0
Distilled Molasses (including the Mangalore and Chingelput distilleries), Oriser and Bannu	2 15 0	1 10 0	2 0 0
South Coast (including Further trade)	2 10 0	..	2 0 0
North Coast and Malabar (including Further trade)	1 10 0	..	1 0 0
Portuguese and Portuguese distilleries of the Madras district	2 0 0	..	2 0 0
Chingelput, Arcot, Bellary and Kurnool (including the Bangalore State)	4 0 0	..	4 0 0
The rest of the Presidency (Madras State)
Guarantee table of the Vinegar Agency

6. The duty on spirits purchased from the contract supplier's distillery or warehouse must be prepaid into a Government Treasury before the contract supplier has an advance account with the Treasury, in which case the duty may be paid to him up to the limit of the balance in his favor in that account. The cost price of spirits purchased should be paid to the contract supplier.

7. In the case of purchases from wholesale depots the same duty must be paid to the depot-keeper with the cost price.

8. Collection may, if necessary, require that a portion of each supply from a depot to a shop shall be in a sealed bottle.

Special Conditions applicable to Arrack Wholesale Depot License.

1. Each cask in a depot shall have its capacity legibly cut, branded or painted on it. The licensee will be responsible for the correctness of such marks. The contents of casks of 50 gallons and upwards must be marked to the nearest half gallon, those of smaller ones to the nearest quarter gallon.

2. In the following cases no consignments of spirits received at depots from distilleries and warehouses shall, in the case of (a), from other depots shall be opened before they have been gauged and passed by an authorized Government officer:—

- In case of spirits from the Vinegar distillery in Madras to depots in the Chingelput district including the Solapur taluk.
- In case of spirits from the Madras warehouses to places within the Madras Town Circle, but outside the Madras Revenue District including above adjoining villages of the Solapur taluk where the duty is high.
- In case of spirits from one part of British territory to another which must pass through Madras State or Foreign Settlements.
- In case of spirits from the Bellary distillery to the low duty tracts of the South Arcot district.
- In case of spirits from the Bellary warehouse to the Mangalore and Chingelput distilleries of the Madras district.

In all other cases the depot-keepers are required to verify the consignments on receipt and carefully enter the result of the verification in their accounts.

3. No consignments of spirits which have to be transported through Madras State or Foreign Settlements shall be issued without their being sealed by authorized officers.

4. Each depot must be furnished with a hydrometer of such pattern as may be prescribed by the Commissioner of Salt, Alkali and Saperate Revenue, a thermometer and a barometer. Thermometers, and, if required, hydrometers and thermometers also will be supplied by the department on payment of the cost.

5. Spirits shall be sold only to licensed vendors in the district. But wholesale depot-keepers in towns where a lower rate of duty is in force shall not sell spirits to licensed vendors in the other towns of the district where a higher rate of duty is in force.

6. Wholesale depot-keepers shall obtain their supplies of liquor only from the distillery or warehouse established by the contract supplier in the contract area or from other wholesale depots in the same area, as shown in column 2 of the table in condition 4 of the conditions applicable to arrack license.

2. Wholesale depot-keepers shall send letters of advice to the Sub-Inspector of the range in which the shop is situated whenever a consignment is sent, by a shop in a different range from the depot. Letters of advice relating to shops in the same range as the depot shall necessarily be written up by the depot-keeper at the time of writing the permit and order sent to the Sub-Inspector or head of area to him, when it next inspects the depot.

3. A warehouse allowance up to 5 per cent on the quantity advised in each consignment at the depot will be allowed to wholesale depot-keepers who should submit to the Collector through the Inspector of the circle in which the depot is situated, a statement showing (i) the number of the consignment received at the depot, (ii) the quantity advised in each consignment, (iii) the quantity returned, and (iv) the warehouse allowance in each case. The statement should be submitted not later than the 15th of the month following that in which it is made. All cases of warehouse allowance of the 5 per cent limit will be dealt with by the Collector at their discretion, by a fine not exceeding double the duty payable on the consignment. Only one consignment should be kept open at a time for audit. Depot-keepers should show clearly in their account books the stock from which each consignment is sent or part of a consignment is sent.

4. In the Madras Town Circle, shop-keepers in the low duty area shall obtain from the Inspector of the Circle books of requisitions or orders, and each time liquor is required by them they shall send the full portion of an order signed by them to the depot-keeper from whom they wish to buy liquor. Depot-keepers shall in each case pass the order to the collector of the permit issued by them, the permit being passed by the shop-keepers to the proprietors of their business.

Special Conditions applicable to Independent Amarak Shop Licensees.

1. No consignments of spirits transported to a shop through Native States or Foreign Territories shall be opened before they have been verified by authorized officers in the Madras Town Circle consignments received direct from the Madras warehouses in shops in the low duty area shall not be opened before they have been verified by an authorized officer.

2. Collectors may, with the previous sanction of the Board, fix maximum prices for spirits.

3. In the Madras Town Circle, shop-keepers in the low duty area shall obtain from the Inspector of the Circle books of requisitions or orders, and each time liquor is required by them they shall send the full portion of an order signed by them to the depot-keeper from whom they wish to buy liquor. Depot-keepers shall in each case pass the order to the collector of the permit issued by them, the permit being passed by the shop-keepers to the proprietors of their business.

Conditions applicable to all Tavern and Beer Shop Licensees.

If the licensee holds any other license for the sale of foreign liquor at the same premises he must keep his accounts of transactions under it separate from those under this license.

Conditions applicable to all Tavern Licensees.

1. The licensee is prohibited from certifying spirits by packaging, coloring or flavoring or mixing any material therewith.

2. Every consignment containing spirits forwarded, coloured or compounded in India and received into or kept for sale at the tavern shall be conspicuously labelled or branded with the words "Spirits compounded in India." All liquor imported into the Province must be so labelled. The licensee must also keep for sale at the tavern, shall have a printed label showing clearly the country of manufacture, the name of the bottle as entered in his books, and the place of bottling. The licensee is forbidden to alter either the nature of the bottled liquor purchased by him or the label upon the bottle, on pain of forfeiture of his license.

3. If the licensee is desirous of obtaining a supply of neat spirit to be bottled in his shop, he must make his own arrangements with the supply authorities. The authorities shall not be entitled to refuse to supply neat spirit to be bottled in his shop, on the ground of want of stock. The liquor must be kept in receptacles labelled "Spirits bottled in India."

4. The maximum strength at which imported and locally-made foreign spirits can be sold are 25° under-proof for whiskey, brandy and rum and 20° under-proof for gin.

Conditions applicable to Tavern Licensees in places where there are no Beer Shops and to Beer Shop Licensees.

Every licensed brewer is bound on payment of the rates in legal tender or on security for each value being given to supply native beer at a price not exceeding Rs. 10-3-6, including the excise duty of Rs. 18-3-6 per hundred to all persons licensed to sell such beer. Applicants shall be entitled to have native beer of good quality brewed to them in the order of their applications and with all reasonable dispatch. All transactions as to the quality of the beer supplied will be disposed of by the Board whose decision shall be final.

Special Conditions applicable to Tavern Licensees in places where there are no Beer Shops.

1. The privilege extends to the sale of foreign liquor to be consumed at the premises and to sale to any person at a time up to one o'clock for removal from the premises.

2. All consignment containing beer manufactured in Bangalore shall be conspicuously labelled or branded with the words "Beer manufactured in Bangalore."

Special Conditions applicable to Tavern Licensees in places where there are Beer Shops.

The privilege extends to the sale of any foreign liquor to be consumed at the premises and to sale to any person at a time up to one o'clock for removal from the premises.

Special Conditions applicable to Beer Shop Licensees.

1. The privilege extends to the sale of beer brewed in India to be consumed at the premises and to sale to any person at a time up to one o'clock for removal from the premises.

2. Every consignment containing beer brewed in India and received into or kept for sale at the shop must be conspicuously labelled or branded with the words "Beer brewed in India." All consignments brewed in Bangalore shall be conspicuously labelled or branded with the words "Beer brewed in Bangalore."

Conditions applicable to Ganja Licenses.

1. The privilege conferred extends only to the sale of ganja, charas, bhanga and other intoxicating drugs prepared from the hemp plant.
2. Ganja, charas and bhanga must be obtained by depot-keepers from licensed cultivators at the storerooms at Durgapet and Government or from other depot-shops, and by shopkeepers either direct from the cultivators, or from depot-keepers, or from other shops within the district. Depot-keepers shall sell intoxicating drugs only to licensed vendors. Neither depots nor shops can be held by or in the interest of licensed cultivators. Unlicensed ganja will not be used in any district in the Presidency.
3. Other drugs may be manufactured from ganja, charas and bhanga in depots and shops and sold to other depots or shops only.
4. The maximum quantities permitted for sale at wholesale depots are five tolas of ganja or charas, and one of bhanga or substitutes or preparations containing these quantities.
5. No consignments of intoxicating drugs obtained from a Government storeroom shall be opened before they have been verified and passed by an authorized Government officer. Infection of this provision will subject the licensee to a fine which may extend up to Rs. 500.
6. The licensee shall also be entitled to arrange for the transfer to his name of ganja, charas or bhanga, the property of licensed cultivators stored in a storeroom, or which may be held while by the order of the stores in charge regarding its storage and except all the cultivator's responsibilities in connection therewith.
7. The licensee shall not destroy the seeds or any part of his stock of ganja. The seeds if separated from the stock and any part of the stock which the licensee desires to destroy should be carefully preserved for examination by an inspecting officer.
8. No female shall be employed in the sale of intoxicating drugs.
9. Collections may, if necessary, be made from stocks for police shops.

Conditions applicable to Opium Licenses.

1. The licensee shall be bound by the rules prescribed under the Opium Act now in force, or such other law as may hereafter be enacted, in the Notifications of Government (No. 606, dated 23rd October 1909, published as pages 1223 to 1297 of the Fort St. George Gazette, dated 23rd November 1909, Part I, as amended by Notifications No. 471, dated 19th November 1909, and No. 603, dated 23rd November 1910) and of the Board (No. 21, dated 30th November 1908) and any additional general or special rules which may from time to time be notified.
2. The smoking or consumption of opium or its preparations in any form in premises licensed for sale and the sale of opium or its preparations for smoking are prohibited.
3. No shop shall be opened without a license from the Collector. The usual counterpane agreements must be executed by the licensee.
4. If opium is received by Collectors to issue separate licenses to licensed druggists for the sale of opium and the manufacture and sale of opium preparations for medicinal purposes only. Private persons are permitted to manufacture intoxicating drugs and smoking preparations for their own use only provided they do not exceed the limit for personal use. Licenses for the wholesale vend of opium or for the manufacture and vend of intoxicating drugs other than those used for smoking, may be issued by the Collector at the rate of Madras to Chennai for medicinal purposes only.
5. The price of opium at the storerooms and taluk bakhana will be Rs. 18 and 16 per tola, respectively.
6. No consignments of opium obtained from a Government storeroom shall be opened before they have been verified and passed by an authorized Government officer.
7. The privilege conferred extends only (a) to the retail sale of opium and (b) to the manufacture and retail sale of intoxicating drugs made from opium or the petty other than morphine or sedative or preparations for smoking in shops duly notified.
8. A licensed shopkeeper may not sell at one time to any person more than one tola of opium or intoxicating drugs, except in the Agencies of Shajapur, Vaidpuram, and Gubalur where he may sell up to each retail ret. extending etc. later as the Board may, from time to time, provide.
9. Shopkeepers shall obtain their supply of opium from a Government storeroom, or from any taluk bakhana in the district in which the Collector may authorize the keeping of the drug, in quantities of a half tola and multiples thereof as complying with the rules regulating such issue, or from other shops within the district under the special orders of the Collector. No opium other than that obtained in the manner specified above shall be sold or received or possessed by shopkeepers.
10. The licensee shall keep no greater quantity of opium and intoxicating drugs other than morphine or sedative or preparations for smoking than that fixed by the Collector at the time of granting the license.

Note.—The word Talukdar includes a Deputy Talukdar in unnotified taluqs.

Board of Revenue (Separate Revenue),
Madras, 26th January 1911.

H. A. B. VERNON,
Secretary.



SUPPLEMENT TO PART II

OF

THE FORT ST. GEORGE GAZETTE

No. 43

MADRAS, TUESDAY EVENING, FEBRUARY 7, 1911.

[Price, 2 annas.]

TABLE OF RAINFALL

RECORDED AT

STATIONS IN THE MADRAS PRESIDENCY

FOR THE MONTH OF

DECEMBER 1910.

Table of Rainfall recorded at Stations in the *Madras*

Main heading and sub-heading		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no.		Page no	
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Presidency for the month of December 1910.

Year	1900	1901	1902	1903	1904	1905	1906	1907	1908	1909	1910	1911	1912	1913	1914	1915	1916	1917	1918	1919	1920	1921	1922	1923	1924	1925	1926	1927	1928	1929	1930	1931	1932	1933	1934	1935	1936	1937	1938	1939	1940	1941	1942	1943	1944	1945	1946	1947	1948	1949	1950	1951	1952	1953	1954	1955	1956	1957	1958	1959	1960	1961	1962	1963	1964	1965	1966	1967	1968	1969	1970	1971	1972	1973	1974	1975	1976	1977	1978	1979	1980	1981	1982	1983	1984	1985	1986	1987	1988	1989	1990	1991	1992	1993	1994	1995	1996	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	2046	2047	2048	2049	2050	2051	2052	2053	2054	2055	2056	2057	2058	2059	2060	2061	2062	2063	2064	2065	2066	2067	2068	2069	2070	2071	2072	2073	2074	2075	2076	2077	2078	2079	2080	2081	2082	2083	2084	2085	2086	2087	2088	2089	2090	2091	2092	2093	2094	2095	2096	2097	2098	2099	2100
1900	1901	1902	1903	1904	1905	1906	1907	1908	1909	1910	1911	1912	1913	1914	1915	1916	1917	1918	1919	1920	1921	1922	1923	1924	1925	1926	1927	1928	1929	1930	1931	1932	1933	1934	1935	1936	1937	1938	1939	1940	1941	1942	1943	1944	1945	1946	1947	1948	1949	1950	1951	1952	1953	1954	1955	1956	1957	1958	1959	1960	1961	1962	1963	1964	1965	1966	1967	1968	1969	1970	1971	1972	1973	1974	1975	1976	1977	1978	1979	1980	1981	1982	1983	1984	1985	1986	1987	1988	1989	1990	1991	1992	1993	1994	1995	1996	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	2046	2047	2048	2049	2050	2051	2052	2053	2054	2055	2056	2057	2058	2059	2060	2061	2062	2063	2064	2065	2066	2067	2068	2069	2070	2071	2072	2073	2074	2075	2076	2077	2078	2079	2080	2081	2082	2083	2084	2085	2086	2087	2088	2089	2090	2091	2092	2093	2094	2095	2096	2097	2098	2099	2100	

Table of Rainfall recorded at Stations in the Madras.

[illegible]

Presidency for the month of December 1948-1949

Year	Month	Day	Time	Lat.	Long.	Alt.	Wind	Temp.	Humid.	Clouds	Vis.	Bar.	State	Remarks
1911	Jan	1	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	2	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	3	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	4	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	5	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	6	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	7	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	8	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	9	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	10	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	11	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	12	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	13	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	14	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	15	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	16	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	17	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	18	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	19	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	20	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	21	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	22	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	23	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	24	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	25	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	26	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	27	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	28	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	29	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	30	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way
1911	Jan	31	0600	34° 15' N	122° 00' W	100	0	50	80	100	10	30.0	Clear	Under way

Table of Rainfall recorded at Stations in the Madras

[illegible]

Presidency for the month of December 1910-1911.

No.	Name	Age	Sex	Religion	Education	Profession	Occupation	Marital Status	Date of Birth	Place of Birth	Date of Arrival	Place of Arrival	Date of Departure	Place of Departure	Remarks
1	John Smith	35	M	Anglican	High School	Teacher	Teacher	Married	1875	London, England	1910	Port St. George	1911	Port St. George	
2	Mary Jones	28	F	Roman Catholic	Elementary School	Housewife	Housewife	Married	1882	Ireland	1910	Port St. George	1911	Port St. George	
3	James Brown	42	M	Anglican	University	Lawyer	Lawyer	Married	1868	Scotland	1910	Port St. George	1911	Port St. George	
4	Elizabeth White	30	F	Anglican	High School	Teacher	Teacher	Married	1880	Wales	1910	Port St. George	1911	Port St. George	
5	Robert Green	25	M	Anglican	University	Engineer	Engineer	Single	1885	London, England	1910	Port St. George	1911	Port St. George	
6	Anna Black	22	F	Roman Catholic	Elementary School	Housewife	Housewife	Married	1888	Ireland	1910	Port St. George	1911	Port St. George	
7	William Grey	38	M	Anglican	University	Lawyer	Lawyer	Married	1872	Scotland	1910	Port St. George	1911	Port St. George	
8	Charlotte King	27	F	Anglican	High School	Teacher	Teacher	Married	1883	Wales	1910	Port St. George	1911	Port St. George	
9	Thomas Lee	40	M	Anglican	University	Engineer	Engineer	Married	1870	London, England	1910	Port St. George	1911	Port St. George	
10	Isabella Hall	29	F	Roman Catholic	Elementary School	Housewife	Housewife	Married	1881	Ireland	1910	Port St. George	1911	Port St. George	
11	George Young	33	M	Anglican	University	Lawyer	Lawyer	Married	1877	Scotland	1910	Port St. George	1911	Port St. George	
12	Frances Adams	26	F	Anglican	High School	Teacher	Teacher	Married	1884	Wales	1910	Port St. George	1911	Port St. George	
13	Richard Scott	31	M	Anglican	University	Engineer	Engineer	Married	1879	London, England	1910	Port St. George	1911	Port St. George	
14	Emily Wilson	24	F	Roman Catholic	Elementary School	Housewife	Housewife	Married	1886	Ireland	1910	Port St. George	1911	Port St. George	
15	Henry Taylor	36	M	Anglican	University	Lawyer	Lawyer	Married	1874	Scotland	1910	Port St. George	1911	Port St. George	
16	Agnes Baker	23	F	Anglican	High School	Teacher	Teacher	Married	1887	Wales	1910	Port St. George	1911	Port St. George	
17	John Evans	41	M	Anglican	University	Engineer	Engineer	Married	1869	London, England	1910	Port St. George	1911	Port St. George	
18	Martha Clark	28	F	Roman Catholic	Elementary School	Housewife	Housewife	Married	1882	Ireland	1910	Port St. George	1911	Port St. George	
19	William Harris	39	M	Anglican	University	Lawyer	Lawyer	Married	1871	Scotland	1910	Port St. George	1911	Port St. George	
20	Elizabeth King	27	F	Anglican	High School	Teacher	Teacher	Married	1883	Wales	1910	Port St. George	1911	Port St. George	
21	Thomas Lee	40	M	Anglican	University	Engineer	Engineer	Married	1870	London, England	1910	Port St. George	1911	Port St. George	
22	Isabella Hall	29	F	Roman Catholic	Elementary School	Housewife	Housewife	Married	1881	Ireland	1910	Port St. George	1911	Port St. George	
23	George Young	33	M	Anglican	University	Lawyer	Lawyer	Married	1877	Scotland	1910	Port St. George	1911	Port St. George	
24	Frances Adams	26	F	Anglican	High School	Teacher	Teacher	Married	1884	Wales	1910	Port St. George	1911	Port St. George	
25	Richard Scott	31	M	Anglican	University	Engineer	Engineer	Married	1879	London, England	1910	Port St. George	1911	Port St. George	
26	Emily Wilson	24	F	Roman Catholic	Elementary School	Housewife	Housewife	Married	1886	Ireland	1910	Port St. George	1911	Port St. George	
27	Henry Taylor	36	M	Anglican	University	Lawyer	Lawyer	Married	1874	Scotland	1910	Port St. George	1911	Port St. George	
28	Agnes Baker	23	F	Anglican	High School	Teacher	Teacher	Married	1887	Wales	1910	Port St. George	1911	Port St. George	
29	John Evans	41	M	Anglican	University	Engineer	Engineer	Married	1869	London, England	1910	Port St. George	1911	Port St. George	
30	Martha Clark	28	F	Roman Catholic	Elementary School	Housewife	Housewife	Married	1882	Ireland	1910	Port St. George	1911	Port St. George	
31	William Harris	39	M	Anglican	University	Lawyer	Lawyer	Married	1871	Scotland	1910	Port St. George	1911	Port St. George	
32	Elizabeth King	27	F	Anglican	High School	Teacher	Teacher	Married	1883	Wales	1910	Port St. George	1911	Port St. George	
33	Thomas Lee	40	M	Anglican	University	Engineer	Engineer	Married	1870	London, England	1910	Port St. George	1911	Port St. George	
34	Isabella Hall	29	F	Roman Catholic	Elementary School	Housewife	Housewife	Married	1881	Ireland	1910	Port St. George	1911	Port St. George	
35	George Young	33	M	Anglican	University	Lawyer	Lawyer	Married	1877	Scotland	1910	Port St. George	1911	Port St. George	
36	Frances Adams	26	F	Anglican	High School	Teacher	Teacher	Married	1884	Wales	1910	Port St. George	1911	Port St. George	
37	Richard Scott	31	M	Anglican	University	Engineer	Engineer	Married	1879	London, England	1910	Port St. George	1911	Port St. George	
38	Emily Wilson	24	F	Roman Catholic	Elementary School	Housewife	Housewife	Married	1886	Ireland	1910	Port St. George	1911	Port St. George	
39	Henry Taylor	36	M	Anglican	University	Lawyer	Lawyer	Married	1874	Scotland	1910	Port St. George	1911	Port St. George	
40	Agnes Baker	23	F	Anglican	High School	Teacher	Teacher	Married	1887	Wales	1910	Port St. George	1911	Port St. George	
41	John Evans	41	M	Anglican	University	Engineer	Engineer	Married	1869	London, England	1910	Port St. George	1911	Port St. George	
42	Martha Clark	28	F	Roman Catholic	Elementary School	Housewife	Housewife	Married	1882	Ireland	1910	Port St. George	1911	Port St. George	
43	William Harris	39	M	Anglican	University	Lawyer	Lawyer	Married	1871	Scotland	1910	Port St. George	1911	Port St. George	
44	Elizabeth King	27	F	Anglican	High School	Teacher	Teacher	Married	1883	Wales	1910	Port St. George	1911	Port St. George	
45	Thomas Lee	40	M	Anglican	University	Engineer	Engineer	Married	1870	London, England	1910	Port St. George	1911	Port St. George	
46	Isabella Hall	29	F	Roman Catholic	Elementary School	Housewife	Housewife	Married	1881	Ireland	1910	Port St. George	1911	Port St. George	
47	George Young	33	M	Anglican	University	Lawyer	Lawyer	Married	1877	Scotland	1910	Port St. George	1911	Port St. George	
48	Frances Adams	26	F	Anglican	High School	Teacher	Teacher	Married	1884	Wales	1910	Port St. George	1911	Port St. George	
49	Richard Scott	31	M	Anglican	University	Engineer	Engineer	Married	1879	London, England	1910	Port St. George	1911	Port St. George	
50	Emily Wilson	24	F	Roman Catholic	Elementary School	Housewife	Housewife	Married	1886	Ireland	1910	Port St. George	1911	Port St. George	

Table of Rainfall recorded at Stations in the Madras

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Presidency for the month of December 2010—cont.

1911		1912		1913		1914		1915		1916		1917		1918		1919		1920		1921		1922		1923		1924		1925		1926		1927		1928		1929		1930		1931		1932		1933		1934		1935		1936		1937		1938		1939		1940		1941		1942		1943		1944		1945		1946		1947		1948		1949		1950		1951		1952		1953		1954		1955		1956		1957		1958		1959		1960		1961		1962		1963		1964		1965		1966		1967		1968		1969		1970		1971		1972		1973		1974		1975		1976		1977		1978		1979		1980		1981		1982		1983		1984		1985		1986		1987		1988		1989		1990		1991		1992		1993		1994		1995		1996		1997		1998		1999		2000		2001		2002		2003		2004		2005		2006		2007		2008		2009		2010		2011		2012		2013		2014		2015		2016		2017		2018		2019		2020		2021		2022		2023		2024		2025		2026		2027		2028		2029		2030		2031		2032		2033		2034		2035		2036		2037		2038		2039		2040		2041		2042		2043		2044		2045		2046		2047		2048		2049		2050		2051		2052		2053		2054		2055		2056		2057		2058		2059		2060		2061		2062		2063		2064		2065		2066		2067		2068		2069		2070		2071		2072		2073		2074		2075		2076		2077		2078		2079		2080		2081		2082		2083		2084		2085		2086		2087		2088		2089		2090		2091		2092		2093		2094		2095		2096		2097		2098		2099		2100		2101		2102		2103		2104		2105		2106		2107		2108		2109		2110		2111		2112		2113		2114		2115		2116		2117		2118		2119		2120		2121		2122		2123		2124		2125		2126		2127		2128		2129		2130		2131		2132		2133		2134		2135		2136		2137		2138		2139		2140		2141		2142		2143		2144		2145		2146		2147		2148		2149		2150		2151		2152		2153		2154		2155		2156		2157		2158		2159		2160		2161		2162		2163		2164		2165		2166		2167		2168		2169		2170		2171		2172		2173		2174		2175		2176		2177		2178		2179		2180		2181		2182		2183		2184		2185		2186		2187		2188		2189		2190		2191		2192		2193		2194		2195		2196		2197		2198		2199		2200		2201		2202		2203		2204		2205		2206		2207		2208		2209		2210		2211		2212		2213		2214		2215		2216		2217		2218		2219		2220		2221		2222		2223		2224	
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Presidency for the month of December 1933—cont.

Year	1900	1901	1902	1903	1904	1905	1906	1907	1908	1909	1910	1911	1912	1913	1914	1915	1916	1917	1918	1919	1920	1921	1922	1923	1924	1925	1926	1927	1928	1929	1930	1931	1932	1933	1934	1935	1936	1937	1938	1939	1940	1941	1942	1943	1944	1945	1946	1947	1948	1949	1950	1951	1952	1953	1954	1955	1956	1957	1958	1959	1960	1961	1962	1963	1964	1965	1966	1967	1968	1969	1970	1971	1972	1973	1974	1975	1976	1977	1978	1979	1980	1981	1982	1983	1984	1985	1986	1987	1988	1989	1990	1991	1992	1993	1994	1995	1996	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	2046	2047	2048	2049	2050	2051	2052	2053	2054	2055	2056	2057	2058	2059	2060	2061	2062	2063	2064	2065	2066	2067	2068	2069	2070	2071	2072	2073	2074	2075	2076	2077	2078	2079	2080	2081	2082	2083	2084	2085	2086	2087	2088	2089	2090	2091	2092	2093	2094	2095	2096	2097	2098	2099	2100	2101	2102	2103	2104	2105	2106	2107	2108	2109	2110	2111	2112	2113	2114	2115	2116	2117	2118	2119	2120	2121	2122	2123	2124	2125	2126	2127	2128	2129	2130	2131	2132	2133	2134	2135	2136	2137	2138	2139	2140	2141	2142	2143	2144	2145	2146	2147	2148	2149	2150	2151	2152	2153	2154	2155	2156	2157	2158	2159	2160	2161	2162	2163	2164	2165	2166	2167	2168	2169	2170	2171	2172	2173	2174	2175	2176	2177	2178	2179	2180	2181	2182	2183	2184	2185	2186	2187	2188	2189	2190	2191	2192	2193	2194	2195	2196	2197	2198	2199	2200	2201	2202	2203	2204	2205	2206	2207	2208	2209	2210	2211	2212	2213	2214	2215	2216	2217	2218	2219	2220	2221	2222	2223	2224	2225	2226	2227	2228	2229	2230	2231	2232	2233	2234	2235	2236	2237	2238	2239	2240	2241	2242	2243	2244	2245	2246	2247	2248	2249	2250	2251	2252	2253	2254	2255	2256	2257	2258	2259	2260	2261	2262	2263	2264	2265	2266	2267	2268	2269	2270	2271	2272	2273	2274	2275	2276	2277	2278	2279	2280	2281	2282	2283	2284	2285	2286	2287	2288	2289	2290	2291	2292	2293	2294	2295	2296	2297	2298	2299	2300	2301	2302	2303	2304	2305	2306	2307</
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Table of Rainfall recorded at Stations in the Madre.

No.	Name	Age	Sex	Religion	Marital Status	Education	Occupation	Income	Assets		Liabilities		Net Worth	Credit Rating	Risk Level	Notes
									Real Estate	Other	Mortgage	Other				
1	John Doe	35	M	Christian	Married	High School	Teacher	\$45,000	\$120,000	\$30,000	\$90,000	A	Low	Stable income, good credit.		
2	Jane Smith	28	F	Jewish	Single	College	Engineer	\$60,000	\$80,000	\$10,000	\$70,000	B	Medium	High income, moderate debt.		
3	Robert Johnson	42	M	Muslim	Married	University	Doctor	\$90,000	\$200,000	\$50,000	\$150,000	A+	Low	Excellent credit, high net worth.		
4	Maria Garcia	31	F	Catholic	Married	High School	Nurse	\$38,000	\$50,000	\$15,000	\$35,000	C	High	Lower income, higher debt.		
5	David Lee	25	M	Buddhist	Single	College	Software Engineer	\$70,000	\$100,000	\$20,000	\$80,000	B+	Medium	Good credit, growing income.		
6	Sarah Brown	33	F	Protestant	Married	University	Lawyer	\$85,000	\$180,000	\$40,000	\$140,000	A-	Low	High net worth, excellent credit.		
7	Michael Chen	29	M	Hindu	Single	College	Analyst	\$55,000	\$70,000	\$12,000	\$58,000	B-	Medium	Stable income, low debt.		
8	Emily White	37	F	Orthodox	Married	High School	Accountant	\$42,000	\$60,000	\$18,000	\$42,000	C+	High	Moderate income, higher debt.		
9	James Wilson	40	M	Sikh	Married	University	Manager	\$65,000	\$110,000	\$25,000	\$85,000	B	Medium	Good credit, steady income.		
10	Alice Taylor	32	F	Anglican	Single	College	Marketing	\$50,000	\$85,000	\$14,000	\$71,000	B-	Medium	Stable income, low debt.		
11	Christopher King	27	M	Buddhist	Single	College	Developer	\$68,000	\$95,000	\$22,000	\$73,000	B+	Medium	Good credit, growing income.		
12	Michelle Davis	34	F	Catholic	Married	High School	Teacher	\$40,000	\$55,000	\$16,000	\$39,000	C	High	Lower income, higher debt.		
13	Daniel Miller	26	M	Jewish	Single	College	Engineer	\$72,000	\$105,000	\$21,000	\$84,000	B+	Medium	Good credit, steady income.		
14	Olivia Moore	36	F	Protestant	Married	University	Lawyer	\$88,000	\$190,000	\$45,000	\$145,000	A-	Low	High net worth, excellent credit.		
15	Benjamin Hall	41	M	Muslim	Married	High School	Manager	\$62,000	\$115,000	\$26,000	\$89,000	B	Medium	Good credit, steady income.		
16	Grace Young	29	F	Buddhist	Single	College	Analyst	\$58,000	\$88,000	\$13,000	\$75,000	B-	Medium	Stable income, low debt.		
17	Kevin Adams	38	M	Orthodox	Married	University	Doctor	\$92,000	\$210,000	\$55,000	\$155,000	A+	Low	Excellent credit, high net worth.		
18	Natalie Baker	30	F	Anglican	Single	College	Engineer	\$67,000	\$98,000	\$20,000	\$78,000	B+	Medium	Good credit, growing income.		
19	Gregory Scott	43	M	Sikh	Married	High School	Teacher	\$48,000	\$65,000	\$19,000	\$46,000	C+	High	Moderate income, higher debt.		
20	Hannah Green	28	F	Catholic	Single	College	Marketing	\$52,000	\$90,000	\$15,000	\$75,000	B-	Medium	Stable income, low debt.		
21	Isaac Wright	39	M	Jewish	Married	University	Manager	\$69,000	\$120,000	\$27,000	\$93,000	B	Medium	Good credit, steady income.		
22	Julia Lopez	35	F	Protestant	Married	High School	Nurse	\$44,000	\$62,000	\$17,000	\$45,000	C	High	Lower income, higher debt.		
23	Jonathan Hill	27	M	Buddhist	Single	College	Developer	\$71,000	\$108,000	\$21,000	\$87,000	B+	Medium	Good credit, growing income.		
24	Karen King	32	F	Orthodox	Married	University	Lawyer	\$86,000	\$185,000	\$42,000	\$143,000	A-	Low	High net worth, excellent credit.		
25	Leo Green	44	M	Muslim	Married	High School	Manager	\$64,000	\$118,000	\$25,000	\$93,000	B	Medium	Good credit, steady income.		
26	Megan White	29	F	Buddhist	Single	College	Analyst	\$59,000	\$89,000	\$13,000	\$76,000	B-	Medium	Stable income, low debt.		
27	Nathan Brown	37	M	Anglican	Married	University	Doctor	\$94,000	\$215,000	\$58,000	\$157,000	A+	Low	Excellent credit, high net worth.		
28	Olivia Black	31	F	Catholic	Single	College	Engineer	\$66,000	\$97,000	\$19,000	\$78,000	B+	Medium	Good credit, growing income.		
29	Benjamin Gray	40	M	Protestant	Married	High School	Teacher	\$46,000	\$63,000	\$17,000	\$47,000	C	High	Moderate income, higher debt.		
30	Grace White	28	F	Buddhist	Single	College	Marketing	\$51,000	\$87,000	\$14,000	\$73,000	B-	Medium	Stable income, low debt.		
31	Kevin Black	36	M	Orthodox	Married	University	Manager	\$67,000	\$113,000	\$24,000	\$89,000	B	Medium	Good credit, steady income.		
32	Natalie Gray	33	F	Anglican	Single	College	Analyst	\$57,000	\$86,000	\$12,000	\$74,000	B-	Medium	Stable income, low debt.		
33	Gregory White	41	M	Sikh	Married	High School	Teacher	\$49,000	\$66,000	\$18,000	\$48,000	C+	High	Moderate income, higher debt.		
34	Hannah Black	27	F	Catholic	Single	College	Engineer	\$53,000	\$91,000	\$16,000	\$75,000	B-	Medium	Stable income, low debt.		
35	Isaac White	38	M	Jewish	Married	University	Manager	\$70,000	\$121,000	\$28,000	\$93,000	B	Medium	Good credit, steady income.		
36	Julia Black	34	F	Protestant	Married	High School	Nurse	\$43,000	\$61,000	\$16,000	\$45,000	C	High	Lower income, higher debt.		
37	Jonathan Gray	26	M	Buddhist	Single	College	Developer	\$73,000	\$109,000	\$22,000	\$87,000	B+	Medium	Good credit, growing income.		
38	Karen White	31	F	Orthodox	Married	University	Lawyer	\$87,000	\$187,000	\$43,000	\$144,000	A-	Low	High net worth, excellent credit.		
39	Leo Black	43	M	Muslim	Married	High School	Manager	\$63,000	\$116,000	\$25,000	\$91,000	B	Medium	Good credit, steady income.		
40	Megan Gray	29	F	Buddhist	Single	College	Analyst	\$56,000	\$88,000	\$12,000	\$76,000	B-	Medium	Stable income, low debt.		
41	Nathan White	37	M	Anglican	Married	University	Doctor	\$95,000	\$217,000	\$59,000	\$158,000	A+	Low	Excellent credit, high net worth.		
42	Olivia Black	32	F	Catholic	Single	College	Engineer	\$65,000	\$96,000	\$18,000	\$78,000	B+	Medium	Good credit, growing income.		
43	Benjamin White	40	M	Protestant	Married	High School	Teacher	\$47,000	\$64,000	\$17,000	\$47,000	C	High	Moderate income, higher debt.		
44	Grace Black	28	F	Buddhist	Single	College	Marketing	\$50,000	\$86,000	\$14,000	\$72,000	B-	Medium	Stable income, low debt.		
45	Kevin Gray	36	M	Orthodox	Married	University	Manager	\$68,000	\$114,000	\$24,000	\$90,000	B	Medium	Good credit, steady income.		
46	Natalie White	33	F	Anglican	Single	College	Analyst	\$58,000	\$87,000	\$12,000	\$75,000	B-	Medium	Stable income, low debt.		
47	Gregory Black	41	M	Sikh	Married	High School	Teacher	\$50,000	\$67,000	\$18,000	\$49,000	C+	High	Moderate income, higher debt.		
48	Hannah White	27	F	Catholic	Single	College	Engineer	\$54,000	\$92,000	\$16,000	\$76,000	B-	Medium	Stable income, low debt.		
49	Isaac Black	38	M	Jewish	Married	University	Manager	\$71,000	\$122,000	\$29,000	\$93,000	B	Medium	Good credit, steady income.		
50	Julia Gray	34	F	Protestant	Married	High School	Nurse	\$44,000	\$62,000	\$17,000	\$45,000	C	High	Lower income, higher debt.		
51	Jonathan White	26	M	Buddhist	Single	College	Developer	\$74,000	\$110,000	\$23,000	\$87,000	B+	Medium	Good credit, growing income.		
52	Karen Black	31	F	Orthodox	Married	University	Lawyer	\$89,000	\$189,000	\$44,000	\$145,000	A-	Low	High net worth, excellent credit.		
53	Leo Gray	43	M	Muslim	Married	High School	Manager	\$64,000	\$117,000	\$26,000	\$91,000	B	Medium	Good credit, steady income.		
54	Megan White	29	F	Buddhist	Single	College	Analyst	\$57,000	\$89,000	\$12,000	\$77,000	B-	Medium	Stable income, low debt.		
55	Nathan Black	37	M	Anglican	Married	University	Doctor	\$96,000	\$219,000	\$60,000	\$159,000	A+	Low	Excellent credit, high net worth.		
56	Olivia White	32	F	Catholic	Single	College	Engineer	\$66,000	\$97,000	\$19,000	\$78,000	B+	Medium	Good credit, growing income.		
57	Benjamin Black	40	M	Protestant	Married	High School	Teacher	\$48,000	\$65,000	\$17,000	\$47,000	C	High	Moderate income, higher debt.		
58	Grace White	28	F	Buddhist	Single	College	Marketing	\$51,000	\$88,000	\$14,000	\$74,000	B-	Medium	Stable income, low debt.		
59	Kevin Black	36	M	Orthodox	Married	University	Manager	\$69,000	\$115,000	\$25,000	\$90,000	B	Medium	Good credit, steady income.		
60	Natalie Gray	33	F	Anglican	Single	College	Analyst	\$59,000	\$90,000	\$13,000	\$77,000	B-	Medium	Stable income, low debt.		
61	Gregory White	41	M	Sikh	Married	High School	Teacher	\$52,000	\$69,000	\$19,000	\$50,000	C+	High	Moderate income, higher debt.		
62	Hannah Black	27	F	Catholic	Single	College	Engineer	\$55,000	\$93,000	\$16,000	\$77,000	B-	Medium	Stable income, low debt.		
63	Isaac White	38	M	Jewish	Married	University	Manager	\$72,000	\$123,000	\$30,000	\$93,000	B	Medium	Good credit, steady income.		
64	Julia Gray	34	F	Protestant	Married	High School	Nurse	\$45,000	\$63,000	\$17,000	\$46,000	C	High	Lower income, higher debt.		
65	Jonathan White	26	M	Buddhist	Single	College	Developer	\$75,000	\$111,000	\$24,000	\$87,000	B+	Medium	Good credit, growing income.		
66	Karen Black	31	F	Orthodox	Married	University	Lawyer	\$90,000	\$191,000	\$46,000	\$145,000	A-	Low	High net worth, excellent credit.		
67	Leo Gray	43	M	Muslim	Married	High School	Manager	\$65,000	\$118,000	\$27,000	\$91,000	B	Medium	Good credit, steady income.		
68	Megan White	29	F	Buddhist	Single	College	Analyst	\$60,000	\$91,000	\$14,000	\$77,000	B-	Medium	Stable income, low debt.		
69	Nathan Black	37	M	Anglican	Married	University	Doctor	\$97,000	\$221,000	\$61,000	\$160,000	A+	Low	Excellent credit, high net worth.		
70	Olivia White	32	F	Catholic	Single	College	Engineer	\$67,000	\$98,000	\$20,000	\$78,000	B+	Medium	Good credit, growing income.		
71	Benjamin Black	40	M	Protestant	Married	High School	Teacher	\$49,000	\$66,000	\$18,000	\$48,000	C	High	Moderate income, higher debt.		
72	Grace White	28	F	Buddhist	Single	College	Marketing	\$52,000	\$89,000	\$15,000	\$74,000	B-	Medium	Stable income, low debt.		
73	Kevin Black	36	M	Orthodox	Married	University	Manager	\$70,000	\$116,000	\$26,000	\$90,000	B	Medium	Good credit, steady income.		
74	Natalie Gray	33	F	Anglican	Single	College	Analyst	\$61,000	\$92,000	\$15,000	\$77,000	B-	Medium	Stable income, low debt.		
75	Gregory White	41	M	Sikh	Married	High School	Teacher	\$53,000	\$70,000	\$20,000	\$50,000	C+	High	Moderate income, higher debt.		
76	Hannah Black	27	F	Catholic	Single	College	Engineer	\$56,000	\$94,000	\$17,000	\$77,000	B-	Medium	Stable income, low debt.		
77	Isaac White	38	M	Jewish	Married	University	Manager	\$73,000	\$124,000	\$31,000	\$93,000	B	Medium	Good credit, steady income.		
78	Julia Gray	34	F	Protestant	Married	High School	Nurse	\$46,000	\$64,000	\$18,000	\$46,000	C	High	Lower income, higher debt.		
79	Jonathan White	26	M	Buddhist	Single	College	Developer	\$76,000	\$112,000	\$25,000	\$87,000	B+	Medium	Good credit, growing income.		
80	Karen Black	31	F	Orthodox	Married	University	Lawyer	\$91,000	\$192,000	\$47,000	\$145,000	A-	Low	High net worth, excellent credit.		
81	Leo Gray	43	M	Muslim	Married	High School	Manager	\$66,000	\$119,000	\$28,000	\$91,000	B	Medium	Good credit, steady income.		
82	Megan White	29	F	Buddhist	Single	College	Analyst	\$62,000	\$93,000	\$16,000	\$77,000	B-	Medium	Stable income, low debt.		
83	Nathan Black	37	M	Anglican	Married	University	Doctor	\$98,000	\$223,000	\$62,000	\$161,000	A+	Low	Excellent credit, high net worth.		
84	Olivia White	32	F	Catholic	Single	College	Engineer	\$68,000	\$99,000	\$21,000	\$78,000	B+	Medium	Good credit, growing income.		
85	Benjamin Black	40	M	Protestant	Married	High School	Teacher	\$50,000	\$67,000	\$19,000	\$48,000	C	High	Moderate income, higher debt.		
86	Grace White	28	F	Buddhist	Single	College	Marketing	\$53,000	\$90,000	\$16,000	\$74,000	B-	Medium	Stable income, low debt.		
87	Kevin Black	36	M	Orthodox	Married	University	Manager	\$71,000	\$117,000	\$27,000	\$90,000	B	Medium	Good credit, steady income.		
88	Natalie Gray	33	F	Anglican	Single	College	Analyst	\$63,000	\$94,000	\$17,000	\$77,000	B-	Medium	Stable income, low debt.		
89	Gregory White	41	M	Sikh	Married	High School	Teacher	\$54,000	\$71,000	\$21,000	\$50,000	C+	High	Moderate income, higher debt.		
90	Hannah Black	27	F	Catholic	Single	College	Engineer	\$57,000	\$95,000	\$18,000	\$77,000	B-	Medium	Stable income, low debt.		
91	Isaac White	38	M	Jewish	Married	University	Manager	\$74,000	\$125,000	\$32,000	\$93,000	B	Medium	Good credit, steady income.		
92	Julia Gray	34	F	Protestant	Married	High School	Nurse	\$47,000	\$65,000	\$19,000	\$46,000	C	High	Lower income, higher debt.		
93	Jonathan White	26	M	Buddhist	Single	College	Developer	\$77,000	\$113,000	\$26,000	\$87,000	B+	Medium	Good credit, growing income.		
94	Karen Black	31	F	Orthodox	Married	University	Lawyer	\$92,000	\$193,000	\$48,000	\$145,000	A-	Low	High net worth, excellent credit.		
95	Leo Gray	43	M	Muslim	Married	High School	Manager	\$67,000	\$120,000	\$29,000	\$91,000	B	Medium	Good credit, steady income.		
96	Megan White	29	F	Buddhist	Single	College	Analyst	\$64,000	\$95,000	\$18,000	\$77,000	B-	Medium	Stable income, low debt.		
97	Nathan Black	37	M	Anglican	Married	University	Doctor	\$99,000	\$225,000	\$63,000	\$162,000	A+	Low	Excellent credit, high net worth.		
98	Olivia White	32	F	Catholic	Single	College	Engineer	\$69,000	\$100,000	\$22,000	\$78,000	B+	Medium	Good credit, growing income.		
99	Benjamin Black	40	M	Protestant	Married	High School	Teacher	\$51,000	\$68,000	\$20,000	\$48,000	C	High	Moderate income, higher debt.		
100	Grace White	28	F	Buddhist	Single	College	Marketing	\$54,000	\$91							

Precedency for the month of December 1916—cont.

[illegible]

Table of Rainfall recorded at Stations in the Mayo.

[illegible]

Meteorological Office, Madras,
10th January 1912.

Presidency for the month of December 1910—cont.

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100	101	102	103	104	105	106	107	108	109	110	111	112	113	114	115	116	117	118	119	120	121	122	123	124	125	126	127	128	129	130	131	132	133	134	135	136	137	138	139	140	141	142	143	144	145	146	147	148	149	150	151	152	153	154	155	156	157	158	159	160	161	162	163	164	165	166	167	168	169	170	171	172	173	174	175	176	177	178	179	180	181	182	183	184	185	186	187	188	189	190	191	192	193	194	195	196	197	198	199	200	201	202	203	204	205	206	207	208	209	210	211	212	213	214	215	216	217	218	219	220	221	222	223	224	225	226	227	228	229	230	231	232	233	234	235	236	237	238	239	240	241	242	243	244	245	246	247	248	249	250	251	252	253	254	255	256	257	258	259	260	261	262	263	264	265	266	267	268	269	270	271	272	273	274	275	276	277	278	279	280	281	282	283	284	285	286	287	288	289	290	291	292	293	294	295	296	297	298	299	300	301	302	303	304	305	306	307	308	309	310	311	312	313	314	315	316	317	318	319	320	321	322	323	324	325	326	327	328	329	330	331	332	333	334	335	336	337	338	339	340	341	342	343	344	345	346	347	348	349	350	351	352	353	354	355	356	357	358	359	360	361	362	363	364	365	366	367	368	369	370	371	372	373	374	375	376	377	378	379	380	381	382	383	384	385	386	387	388	389	390	391	392	393	394	395	396	397	398	399	400	401	402	403	404	405	406	407	408	409	410	411	412	413	414	415	416	417	418	419	420	421	422	423	424	425	426	427	428	429	430	431	432	433	434	435	436	437	438	439	440	441	442	443	444	445	446	447	448	449	450	451	452	453	454	455	456	457	458	459	460	461	462	463	464	465	466	467	468	469	470	471	472	473	474	475	476	477	478	479	480	481	482	483	484	485	486	487	488	489	490	491	492	493	494	495	496	497	498	499	500	501	502	503	504	505	506	507	508	509	510	511	512	513	514	515	516	517	518	519	520	521	522	523	524	525	526	527	528	529	530	531	532	533	534	535	536	537	538	539	540	541	542	543	544	545	546	547	548	549	550	551	552	553	554	555	556	557	558	559	560	561	562	563	564	565	566	567	568	569	570	571	572	573	574	575	576	577	578	579	580	581	582	583	584	585	586	587	588	589	590	591	592	593	594	595	596	597	598	599	600	601	602	603	604	605	606	607	608	609	610	611	612	613	614	615	616	617	618	619	620	621	622	623	624	625	626	627	628	629	630	631	632	633	634	635	636	637	638	639	640	641	642	643	644	645	646	647	648	649	650	651	652	653	654	655	656	657	658	659	660	661	662	663	664	665	666	667	668	669	670	671	672	673	674	675	676	677	678	679	680	681	682	683	684	685	686	687	688	689	690	691	692	693	694	695	696	697	698	699	700	701	702	703	704	705	706	707	708	709	710	711	712	713	714	715	716	717	718	719	720	721	722	723	724	725	726	727	728	729	730	731	732	733	734	735	736	737	738	739	740	741	742	743	744	745	746	747	748	749	750	751	752	753	754	755	756	757	758	759	760	761	762	763	764	765	766	767	768	769	770	771	772	773	774	775	776	777	778	779	780	781	782	783	784	785	786	787	788	789	790	791	792	793	794	795	796	797	798	799	800	801	802	803	804	805	806	807	808	809	810	811	812	813	814	815	816	817	818	819	820	821	822	823	824	825	826	827	828	829	830	831	832	833	834	835	836	837	838	839	840	841	842	843	844	845	846	847	848	849	850	851	852	853	854	855	856	857	858	859	860	861	862	863	864	865	866	867	868	869	870	871	872	873	874	875	876	877	878	879	880	881	882	883	884	885	886	887	888	889	890	891	892	893	894	895	896	897	898	899	900	901	902	903	904	905	906	907	908	909	910	911	912	913	914	915	916	917	918	919	920	921	922	923	924	925	926	927	928	929	930	931	932	933	934	935	936	937	938	939	940	941	942	943	944	945	946	947	948	949	950	951	952	953	954	955	956	957	958	959	960	961	962	963	964	965	966	967	968	969	970	971	972	973	974	975	976	977	978	979	980	981	982	983	984	985	986	987	988	989	990	991	992	993	994	995	996	997	998	999	1000	1001	1002	1003	1004	1005	1006	1007	1008	1009	1010	1011	1012	1013	1014	1015	1016	1017	1018	1019	1020	1021	1022	1023	1024	1025	1026	1027	1028	1029	1030	1031	1032	1033	1034	1035	1036	1037	1038	1039	1040	1041	1042	1043	1044	1045	1046	1047	1048	1049	1050	1051	1052	1053	1054	1055	1056	1057	1058	1059	1060	1061	1062	1063	1064	1065	1066	1067	1068	1069	1070	1071	1072	1073	1074	1075	1076	1077	1078	1079	1080	1081	1082	1083	1084	1085	1086	1087	1088	1089	1090	1091	1092	1093	1094	1095	1096	1097	1098	1099	1100	1101	1102	1103	1104	1105	1106	1107	1108	1109	1110	1111	1112	1113	1114	1115	1116	1117	1118	1119	1120	1121	1122	1123	1124	1125	1126	1127	1128	1129	1130	1131	1132	1133	1134	1135	1136	1137	1138	1139	1140	1141	1142	1143	1144	1145	1146	1147	1148	1149	1150	1151	1152	1153	1154	1155	1156	1157	1158	1159	1160	1161	1162	1163	1164	1165	1166	1167	1168	1169	1170	1171	1172	1173	1174	1175	1176	1177	1178	1179	1180	1181	1182	1183	1184	1185	1186	1187	1188	1189	1190	1191	1192	1193	1194	1195	1196	1197	1198	1199	1200	1201	1202	1203	1204	1205	1206	1207	1208	1209	1210	1211	1212	1213	1214	1215	1216	1217	1218	1219	1220	1221	12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SUPPLEMENT TO PART II

OF

THE FORT ST. GEORGE GAZETTE.

No. 6.]

MADRAS, TUESDAY EVENING, FEBRUARY 7, 1911.

[PART II, p. 10.]

MADRAS PORT TRUST.

MINUTES OF MEETING.

Minutes of a Special Budget Meeting, No. 23 of 1910-1911, held on the 26th January 1911.

PRESIDENT:

The Hon'ble Mr. F. J. E. Spring, M.A., Chairman.

Mr. C. A. Thomas, S.C.B.
Mr. S. D. Peers.
Mr. J. A. Eapen.
The Hon'ble Mr. H. S. Fraser.
Mr. A. H. Dunn.
Mr. W. B. Wright.
Mr. J. O. Robinson.

The Hon'ble Mr. Muhammad Ahsid Khatim
Roshia Sa'ib Bahadur
M.H. Sy. Idris Bahadur M. Yousuf
Rosh Sa'ib.
M.H. Sy. Sa'ib Bahadur G. Sanyasir
Chetty Sa'ib.

120. Read the Port Trust's Schedule of Staff for 1911-1912 and Capital and Revenue Detailed Estimates for 1910-1911 and Budget Estimates for 1911-1912, and also the Floating Fund Revenue Estimates for the same years, which have been in the hands of the Trustees since January 20th as required by section 22 of the Madras Port Trust Act.

Resolved that the estimates be adopted, subject to certain small modifications, and be submitted to Government for orders, before the 15th of February, as required by section 22(1) of the Madras Port Trust Act. Resolved also that the Schedule of Staff, appended to the Port Trust Budget Estimate, be sanctioned as required by section 22 of the Act.

Port Trust Office, Madras.
2nd February 1911.

F. J. E. SPRING,
Chairman.

MINUTES OF MEETING.

Minutes of a Board Meeting, No. 24 of 1900-1911, held on the 26th January 1911.

PRESENT:

The Hon'ble Mr. F. J. K. Spring, C.B., Chairman.

Mr. G. A. Thomas, I.C.S.

Mr. S. D. Fowle

Mr. J. A. Dwyer.

The Hon'ble Mr. H. S. Fraser.

Mr. A. H. Dwyer.

Mr. W. B. Wright.

Mr. J. G. Robinson.

The Hon'ble Mr. Mohamed Abdal Kaddis

Señor Carlos Schuler.

Mr. E. N. Dwyer, Messrs. M. Venkateswari

Naidu & Co.

Mr. E. N. Dwyer, Messrs. G. Narayanaswami

Chetty & Co.

200. Read, approved and recorded the minutes of the proceedings of the previous meeting held on Friday, 6th January 1911.

201. Read and adopted a draft letter to Government by the Chairman, proposing monthly instead of yearly equated payments, beginning in April 1912 and ending in March 1913, in satisfaction of the Government loan for the Harbour Extension Capital Works.

202. Read note by the Chief Engineer, No. 244, dated 13th January 1911, recommending, for seven years, a quantity of five months' pay, i.e., Rs. 1,000, to Mr. A. Mitchell, Landing Officer, whose services will be dispensed with after the 31st March next.

Resolved to recommend the proposed gratuity to Government for sanction as required by section 26 of the Madras Port Trust Act.

203. Read note by the Trust's Chief Engineer on the subject of the closure of the Pullarayan and Sholinghar quarrying stations, involving a supply of about 425,000 tons of stone delivered to the Trust, and recommending that their security, Rs. 5,000, be now handed back to the contractors.

Resolved to hand back their security money to the contractors, as recommended.

204. Read note by the Chairman recommending certain alterations in rules 4 and A of the Port Service rules made by the Board, by Resolution No. 70, dated the 10th June 1908, under the authority of section 22 (7) of the Madras Port Trust Act, and also submitting a draft letter to Government recommending that rule 4 of the rules made by the Board and approved by Government, under the authority of section 22 (5) and (4) of the same Act, be altered so as to give the pilot half instead of one-third pay while on such duty.

Resolved that the proposed alterations be approved and that the draft letter to Government be adopted.

205. Read G.O. No. 75, dated the 7th January 1911, placing the Port Trust in possession of a certain 2000 acres of land between the South Harbour area and the Military Zone line, situated for in the Board's letter to Government, No. 222, dated the 1st May 1909, which went forward under the authority of the Port Trust Board's Resolution No. 20, dated 26th May 1908.

Resolved that the area referred to be accepted by the Port Trust subject to the conditions laid down in G.O. No. 12, dated the 6th January 1911, which the Board considers reasonable.

206. Read G.O. No. 16, Madras, dated 7th January 1911, granting the Hon'ble Mr. F. J. K. Spring, C.B., leave for nine months as half pay from or after the 12th February 1911 and appointing Mr. H. H. G. Mitchell to act as Chairman and Chief Engineer, Port Trust Board, in addition to his own duties as an allowance of Rs. 300 a month in addition to his pay while so acting.

Resolved, Mr. A. G. Worrall to be granted an allowance of Rs. 100 per annum in addition to his regular pay, during the time when Mr. H. H. G. Mitchell officiates for Mr. Spring; and, subject to sanction of Government, an allowance of Rs. 100 per annum be given to the Traffic Manager during the same period.

207. Read and recorded G.O. No. 22, Madras, dated the 10th January 1911, reappropiating, as well as sanction to its debt to Capital, to an estimate, submitted under the authority of Port Trust Board Resolution No. 284, dated the 10th January 1911, for Rs. 1,50,000 for works in the North Beach road, in execution of the estimate for Rs. 1,50,000 sanctioned in G.O. No. 278 N, dated the 10th September 1908.

208. Read and recorded G.O. No. 21, Madras, dated the 10th January 1911, reappropiating, as well as sanction to its debt to Capital, to an estimate, submitted under the authority of Port Trust Board Resolution No. 285, for Rs. 20,000 as an addition to that for Rs. 1,50,000 sanctioned in G.O. No. 278, Madras, dated the 10th September 1908, for further works at the east side of the boat basin.

209. Read and adopted, for submission to Government, the revised estimate for 1910-1911 and the budget estimate for 1911-1912 of the receipts and expenditure of the Madras Port Trust.

210. Read again Board Resolution No. 287, dated the 10th November 1910, submitting for approval of Government a draft of new bye-laws made under sections 95 and 97 of the Madras Port Trust Act. Read also Port St. George South Municipality No. 2, Part 7, dated the 10th January 1911, approving of the proposed bye-laws.

Resolved that the bye-laws, as approved, by Government, be recorded.

211. Read again Board Resolution No. 288, dated the 10th November 1910, submitting for approval of Government a draft of a revised scale of rates of harbour dues, and services made under sections 22 and 23 of the Madras Port Trust Act.

Read also G.O. No. 413, Madras, dated 26th December 1910, approving of the revised scale of rates of harbour dues and services.

Resolved that the scale of rates of harbour dues and services, as approved by Government, be recorded.

212. Recorded statement showing purchases of English materials made by the Board's purchasing Agents in England of which information was received during December 1909.

313 The following statement of estimates submitted since the 26th January 1911 was ordered to be recorded:—

Statement of estimates by Chairman and Board.

Serial Number	Authority.	Date.	Name of work.	Amount estimated.	Balance of income account 1911 available.	Chargeable to	Remarks.
7	G.O. No. 11, Madras.	25th January 1911.	Special Rate Works.	Rs.	—	Revenue, Capital and Contingent to Capital.	—
8	G.O. No. 31, Madras.	14th January 1911.	Providing a shed for the use of the Traffic Police and other persons employed in the Traffic Police (in part) shed).	2,000	—	Do.	—
9	G.O. No. 35, Madras.	14th January 1911.	Further works in the shed of the Traffic Police, namely for works in the Traffic Police shed.	20,000	—	Do.	—
10	G.O. No. 35, Madras.	14th January 1911.	Repairs to the Traffic Police shed, north of the shed.	1,75,000	—	Do.	—
11	G.O. No. 35, Madras.	14th January 1911.	Repairs to the Traffic Police shed, north of the shed.	20,000	—	Revenue, Capital and Contingent to Capital.	—
12	G.O. No. 35, Madras.	14th January 1911.	Repairs to the Traffic Police shed, north of the shed.	20,000	—	Do.	—
13	G.O. No. 35, Madras.	14th January 1911.	Repairs to the Traffic Police shed, north of the shed.	20,000	—	Do.	—
14	G.O. No. 35, Madras.	14th January 1911.	Repairs to the Traffic Police shed, north of the shed.	20,000	—	Do.	—

314. Recorded G.O. No. 31, Madras, dated 26th January 1911, sanctioning estimate, under section 75 of the Madras Port Trust Act, 1905, to the effect that the expenditure of Rs. 5,000 on the traffic shed to be built near the Traffic Police shed—vide Board's Resolution No. 371, dated 22nd December 1910.

315. Recorded G.O. No. 34, Madras, dated 26th January 1911, sanctioning certain alterations proposed by the Port Trust Board in the list of Accounts heads—vide Resolution No. 373, dated 26th January 1911.

316. Recorded G.O. No. 35, Madras, dated 18th January 1911, sanctioning the grant of an enhanced honorarium allowance of Rs. 175, instead of Rs. 90, to Mr. E. Graham, Port Trust Traffic Manager, during Mr. Spring's absence on leave in 1911 as during such period as he may, with the Board's consent, be occupying the Deputy Port Commissioner's quarters—vide Resolution No. 292, dated 26th January 1911.

317. Securities and cash held by the Bank of Madras, for the Madras Port Trust, on the 18th January 1911 were ordered to be recorded as follows:—

	Government securities.	Cash balance.
	Rs.	Rs. A. P.
Revenue Account	2,30,000	76,222 2 4
Provision Fund Account	1,74,000	189 13 4
Deposit Fund Account	22,500	2,002 14 10
Indian National Congress Charity Account	34,000	3,104 10 8
Santhi Bazaar's Fund Account	25,500	467 18 7
Pledge Fund Account	95,000	1,187 2 2
Electricity Debt Advance Account	854	25,139 12 10

Port Trust Office, Madras,
2nd February 1911.

E. J. E. SPRING,
Chairman.



SUPPLEMENT TO PART II
OF
THE FORT ST. GEORGE GAZETTE.

No. 2.]

MADRAS, TUESDAY EVENING, FEBRUARY 7, 1901.

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METEOROLOGICAL RESULTS.

FROM THE MADRAS OBSERVATORY RECORDS.

III.	Climate reduced to 32°.	Thermometer.				Rain-fall in Years.	Wind.				Cloudy sky.	Bright sunshines.	General weather.
		Corrected Daily Means.		Observed Extremes.			Prevailing direction.	Daily velocity.	Depth of rain.				
		Day.	Night.	Max.	Min.								
Feb. 2nd, Mon.	19.004	51.5	59.4	60.5	43.1	105.1	W	12	0.0	0.0	0.0	0.0	Clear.
3rd, Tues.	46.6	71.8	72.8	80.0	80.0	112.1	S.S.E.	120	0.0	0.0	0.0	0.0	Clear.
Feb. 4th.													
5th, Wed.	40.2	59.8	71.7	80.0	50.0	103.0	S. by E.	100	0.0	0.0	0.0	0.0	Clear.
6th, Thurs.	42.5	70.8	70.8	80.0	50.0	110.0	S.S.E.	100	0.0	0.0	0.0	0.0	Clear with passing clouds.
7th, Fri.	34.0	58.0	68.0	70.0	40.0	100.0	S. by E.	100	0.0	0.0	0.0	0.0	Clear.
8th, Sat.	30.000	72.8	69.0	80.0	40.0	100.0	S.E. by E.	100	0.0	0.0	0.0	0.0	Clear.
9th, Sun.	40.1	77.0	70.4	80.0	60.0	107.0	N.E.	100	0.0	0.0	0.0	0.0	Clear.

The Standard Barometer and Thermometers are read at 8 a.m., 10 a.m., 4 p.m. and 8 p.m., and the daily means are obtained by the application of hourly corrections, deduced from twenty years' observations. The centre of the Barometer is twenty-two feet above the level of the sea, and the readings of the Rain Gauge is two feet from the ground. The wind, sun and general weather registered are for the current Civil Day—from midnight to midnight.

The total quantity of rain collected since January 1st is 1.15 inches, the average day for the same period being 1.25 inch.

Madrass Observatory, 8th February 1901.

H. L. JONES,
Deputy Director.

**Abstract of the Mean Meteorological Observations of Madras in January 1911
compared with the average of past years.**

Mean value of	Nil.	Difference from	Average
Reduced barometric pressure	29.936	0.034 below	30.010
Temperature of air	74.4	1.9 above	75.1
Do. of observation	72.1	4.8 "	76.9
Percentage of humidity	78	3	75
Condensed water lost in rain	232.7	4.7 below	128.4
Maximum in shade	86.6	1.3 above	84.8
Minimum in shade	52.6	0.4 "	47.6
Do. on grass	44.6	1.4 "	43.3
Fall of rain in inches	39.6	0.05 below	0.89
General direction of wind	E.N.E.	1 point E	N.E. by E.
Daily velocity in miles	232	15 below	244
Percentage of cloudy day	14	12 "	37
Do. of bright sunshine	49.4	4.4 "	74.6

DURATION AND QUANTITY OF THE WIND FROM DIFFERENT POINTS.

From	From, Miles	From	From, Miles	From	From, Miles	From	From, Miles
North.	..	East	38	South.	1	West.	1
N. by E.	33	E. by E.	27	S. by W.	1	W. by N.	..
N.W. E.	41	E.S.E.	31	S.W.	8	W.S.W.	..
N.E. by N.	525	S.E. by E.	38	S.W. by S.	1	N.W. by W.	..
N.E.	74	S.E.	14	S.W.	6	N.W.	1
N.E. by E.	148	S.E. by S.	40	S.W. by W.	..	N.W. by N.	..
N.W. E.	44	S.W.	12	W.S.W.	5	S.W.	..
E. by N.	64	S. by E.	1	W. by S.	2	N. by W.	..

There were twelve calm hours during the month. The maximum corresponding to the above numbers is represented by a E.N.E. wind, blowing with a uniform daily velocity of 145 miles.

Weather has been fine and dry at Madras and over the greater part of the Presidency during the month. Light showers were reported occasionally from the south, and heavy rain in Coimbatore during the last three weeks. These showers were generally restricted to the coast. By the 16th they had extended as far north as Coimbatore but did not reach Madras. Cold weather conditions prevailed unintermittently up to the last day of the month.

Madras Observatory, 26 February 1911.

R. L. JONES,
Deputy Director.



SUPPLEMENT TO PART II
OF
THE FORT ST. GEORGE GAZETTE.

No. 6.]

MADRAS, TUESDAY EVENING, FEBRUARY 7, 1901.

[Price, 4 pias.

SALT, ABEKARI AND CUSTOMS DEPARTMENT.

NOTIFICATION

No. 5, dated 24 February 1901.

NOTICE OF CONDITIONS OF ISSUE OF FIXED PER FOREIGN LIQUOR LICENSES.

The following revised notification is issued in pursuance of Notification No. 1, dated 16th January 1910, published in the Fort St. George Gazette Supplement, dated 16th January 1910.

In exercise of the power conferred on him under section 4 (a) of the Madras Abkari Act (2 of 1895), the Commissioner of Salt, Abkari and Fisheries Revenue hereby prescribes, under section 24 of the Act, the following rules for regulating the issue of licenses on fixed fee for the sale and compounding of potable foreign liquors from and after the 1st April 1911 within the limits of the Madras Presidency:—

1. The term "foreign liquor" in these rules includes all wines, spirits and beer imported into the Presidency by sea or land; plain distilled spirits imported or locally made and on which the tariff rate of duty has been paid; all spirits manufactured or compounded in the country and made in silver and blague to resemble gin, brandy, whiskey or rum (or spirits made in Malabar from coconut toddy, called "Malabar arrack") and assessed on the tariff rates of import duty; and beer brewed in India or beer imported in a condensed form and afterwards converted into potable beer and duly assayed, but excludes malted and unmalted spirits and ordinary arrack. In the case of licenses to Compound, Druggists and other approved firms or persons, however, for the sale of pure distilled spirits only, the term "foreign liquor" means pure distilled spirits imported from foreign countries by sea or land or brewed in this country and assessed at the tariff rate of duty.

2. The minimum rate of duty at which imported and locally made foreign spirits are to sell in 10° water proof for whiskey, brandy and rum and 16° water proof for gin.

3. "Native" beer is beer brewed in India (a) which contains at least two bushels of such and two pounds of hops per bushel and in the manufacture of which jaggery or crude cane-sugar is employed, (b) which is brewed at a higher original gravity than 1,050° or a standard measurement and (c) the maximum price at which at the brewery is Rs. 10-3-4 per bushel including the revenue duty of three annas per gallon.

4. Licenses for the sale of foreign liquor shall be of the following descriptions:—

I. Wholesale license for the sale of foreign liquor not to be drunk on the premises.—There will be issued on an annual fee of Rs. 100 at the discretion of Collectors. Under these licenses the sale of liquor in quantities less than two imperial gallons or a dozen repaid quart bottles or two dozen repaid pint bottles of each kind at a time is prohibited. The holders of this license will have the privilege of issuing to licensed dealers only samples of liquor in quantities not exceeding one pint.

II. Retail license for the sale of foreign liquor not to be drunk on the premises in any person.—There will be of two kinds—one for the sale of all kinds of foreign liquor, except "native" beer and the other for the sale of beer brewed in India.

(a) The former will be issued at the discretion of the Board and Collectors on payment of an annual fee of Rs. 200 at the town of Madras and in Ootacamund, Coonoor and

* See also in places where there are beer shops, holders of retail licenses for the sale of all kinds of foreign liquor except "native" beer will be permitted to sell beer brewed in India or English principles only in bottles as brewed at the brewery at which it was brewed.

Wallington, No. 100 is to be having a population of 25,000 and owned by Kodrikhal, Yarnal, Khatun and Chelvi, and No. 24 is the rest of the Presidency. Under these licenses the sale of liquor is a quantity less than an imposed pint and greater than two hundred gallons in one transaction will be prohibited. In Madras the right of selling Cacha, Cacha or Madras brand for removal from the premises is better in quantity exceeding one imposed quart will be restricted to license-holders who have taken out a special license for the purpose which will be issued on payment of an annual fee of Rs. 100, while the ordinary retail license-holder will be allowed to sell any kind of foreign liquor except Cacha, Cacha or Madras brand and "native" beer.

(2) Retail licenses for the sale of beer brewed in India will be issued to successful bidders for beer shops on payment of a annual fee of Rs. 20.

III. *Special license for the supply of spirits to hotels and boarding-houses*.—There will be two classes of special license of Rs. 100 or Rs. 75 in Madras, of Rs. 120 or Rs. 50 in the Nizam, and of Rs. 50 or Rs. 25 in the rest of the Presidency, as may in each case be determined by the Collector. No license may be sold under these license conditions that to residents in hotels and boarding-houses for their own use and that of their guests, or to casual visitors requiring liquor with the meal or meals supplied to them.

In Madras a holder of a hotel license desirous of setting up a distilling on his hotel or "bar" or "ban" may on payment of a monthly fee of Rs. 75 for each bar be granted a separate license to be called a bar license. This will cover the sale of foreign liquor, except Cacha, Cacha or Madras brand, under the same conditions and to the same extent as the retail license.

In Madras, special bar licenses will also be issued to the proprietors of buffets at the Central and Eastern Railway Stations and to the South Indian Electric Association on payment of a fee of Rs. 50, Rs. 40 and Rs. 4-4-0 per annum, respectively. This will entitle them to sell in all seasons.

(3) *Refundation-allowance* will be of two classes—

(a) *For refundation-allowance* restricted by, or *for the expenditure and control of, railway companies and proprietors of houses of sale of spirits for the supply of the premises of passengers by rail or by air*.—The annual fee for each license will be Rs. 50. Under these license liquor may be sold to passengers and persons served with spirits in the rooms for accommodation on the premises in any extent, provided that no more than one imposed quart of spirits or two imposed quarts of any other kind of liquor sold at the refundation-allowance may be sold at any time to any such passenger for removal from the premises.

(b) *For refundation-allowance in which the sale of liquor is not only restricted to the supply of hotels or of houses of sale of spirits and served to the passengers*.—The annual fee will be Rs. 500 in Madras and Rs. 75 in the rest of the Presidency. It will in all cases be granted with the Collector to residents desirous of this description of sale in the refundation-allowance may fairly be described as a license. Sale of liquor for removal from the premises will not be allowed under these licenses. The premises to be used for the sale of liquor under these licenses must be at least of the monthly market value of Rs. 50 in Madras and in Hyderabad and Cochin Municipalities and of Rs. 25 in the rest of the Presidency.

V. *General license*, such as licenses for the sale of refundation-allowance in connection with race meetings and public entertainments. These will be granted by Collectors at their discretion for periods not exceeding ten days at one time and at each time not exceeding Rs. 100 on such terms as they may determine. The sale of liquor from the Collector will be allowed under the license.

VI. *Special license* will also be granted by Collectors in connection with the officers of the Salt, Alkali and Customs Department when the circumstances are such as not to allow of the issue of licenses of any of the above descriptions on such terms and conditions and for such periods as they may so determine.

VII. *Licensee's license*.—Annual fee, Rs. 5. The following are important provisions of this license—

(1) *Liberty to give sample bottles* in respect of all assignments, whether trade assignments or the property of private persons, in order that intending purchasers may have the opportunity of testing high class wines and spirits in their own homes before the contract sale.

(2) *Authority to sell wines, spirits and beer in less quantities than whole bottles of such description in the case of sales by auction of the property of private parties or estates, or of trade assignments which are alleged or otherwise unsatisfactory.*

(3) *Authority to sell by auction at place other than that specified in the license, viz., at any private residence at which the licensee may hold an auction.*

VIII. *License for the sale of pure rectified spirits*.—There will be issued to Chemist and Druggist firms and other firms or persons specially approved by Collectors on payment of an annual fee of Rs. 10. Under these licenses the possession of pure rectified spirits in excess of ten imposed gallons for each larger quantity is prohibited, in connection with the officers of the Salt, Alkali and Customs Department, specially authorized is provided. Pure rectified spirits need not be sold under this kind of license to the same person as mentioned in the license, and the licensee may sell to a private individual, two imposed quarts in the case of sale to a Chemist, medical practitioner or specialist body and three imposed gallons in any other case, local, food or medicinal purposes.

IX. *License for the sale, or house or estate, of medicinal wine and similar preparations* containing 20 per cent. and upwards but not more than 40 per cent. of proof spirit will be issued by Collectors on payment of an annual fee of Rs. 10.

X. *License for the supply of foreign liquor*.—There will be issued by Collectors to distillers and holders of licenses for the wholesale sale of foreign liquors on payment of an annual fee of Rs. 250.

Any two or more of the above kinds of licenses may be granted to the same person for the sale of liquor in the same premises.

5. No person shall be used for the sale of liquor unless and until approved by the Collector.
6. All orders passed by Collectors under these rules will be subject to appeal to the Board of Revenue, whose decision will be final.
7. All licenses (other than occasional and special licenses) will have effect for the official year, *viz.*, from the 1st April in each year until the 31st March of the following year.
8. The fixed fees amounting Rs. 10 on licenses other than special and occasional licenses will be payable in two instalments, one half being payable when the license is issued and the other half at the beginning of the second half-year, *viz.*, 1st October.
9. For the convenience of the trade, Collectors will, so far as possible, receive and dispose of applications for license under clause IV (E) to have effect during the following official year before the license sales for that year. Licenses for the sale of liquor in outdoor refreshment-rooms should be very sparingly given.
10. All further information may be obtained and forms of license may be procured at a charge of two annas each at the office of Collectors.
11. The Board of Revenue in the department of Separate Revenue will issue such explanatory instructions as may be necessary in the carrying out of these rules.

Board of Revenue (Separate Revenue),
Chhapak, 25th February 1911.

H A S TERNOS,
Secretary.

DISTRICT REPORTS.

MANTAN.

Water-supply sufficient. Bunds and floodbanks numerous 12-31 and 10-6 feet deep, respectively. Sowing of ragi, greengram and gingelly and transplanting of ragi in progress. Standing crops generally good. Harvested paddy, cotton fair to bumper; sugarcane, turric normal; horsegram, soyabean and cholan, normal. Pasture getting scarce in parts; fodder sufficient. Condition of cattle generally good. Rainfall of the district 12-5 inches above the average of 35 years.

VIRAGAPATAN.

Water-supply sufficient. Sowing of gingelly and greengram and transplanting of ragi and paddy in progress in parts. Standing crops thriving. Harvested sugarcane and horsegram, cotton fair to normal; cholan and tobacco, fair; soyabean, normal. Pasture and fodder sufficient. Condition of cattle generally good. Rainfall of the district, Agency and Federal, 10-7 and 12-5 inches, respectively, above the average of 35 years.

GUDAVARI.

Water-supply sufficient. Gudavari 13-6 feet above the outlet. Ploughing, sowing of gingelly, tobacco and ragi and transplanting of tobacco, ragi, cotton and second crop paddy in progress. Standing crops thriving. Harvested paddy, pulses, cholan and sugarcane, cotton fair to normal. Pasture and fodder sufficient. Condition of cattle generally good. Rainfall of the district 17-8 inches above the average of 35 years.

KISTNA.

Water-supply sufficient. Kistna 6-5 feet below the outlet. Preparing of seed-beds for paddy in progress in parts. Standing crops fair to good. Harvested paddy, cotton fair to normal; cholan, bad to normal; horsegram, bad to fair; tobacco, normal. Pasture and fodder sufficient. Condition of cattle good. Rainfall of the district 9-4 inches above the average of 35 years.

GUNTUR.

Water-supply sufficient. Sowing of ragi under well and transplanting in progress. Standing crops fair to good; sugarcane requires rain in parts. Harvested ragi, cotton, cholan, tobacco, sugarcane, soyabean and paddy, cotton fair to normal; horsegram, fair; tobacco, normal. Pasture available; fodder sufficient. Condition of cattle generally good. Rainfall of the district 9-0 inches above the average of 35 years.

KURNOOL.

Water-supply sufficient except under a few tanks. Tungabhadra 1-18 feet below the outlet. Sowing of paddy and transplanting of ragi in progress. Standing crops good. Harvested horsegram, soyabean, bengal gram, cholan, cotton and paddy, cotton fair to normal. Pasture available; fodder sufficient. Condition of cattle generally good. Rainfall of the district 6-7 inches above the average of 35 years.

RAMZAPALLE.

Water-supply sufficient. Sowing of second crop paddy in progress. Standing crops good. Harvested cholan, cotton normal; greengram, bumper. Pasture available; fodder sufficient. Condition of cattle good.

BELLARY.

Not received.

SANDUR.

Not received.

ANANTAPUR.

Water-supply sufficient. Ploughing, sowing of paddy and ragi and weeding of paddy in progress in parts. Standing crops generally fair. Harvested paddy, sugarcane, cotton, ragi, horsegram, the cotton, bengal gram, groundnut and cholan, cotton fair to normal. Pasture and fodder available. Condition of cattle generally good. Rainfall of the district 7-5 inches above the average of 35 years.

CHUDAPUR.

Water-supply sufficient. Ploughing, sowing of paddy and weeding and transplanting of paddy and ragi in progress. Standing crops fair. Harvested paddy, horsegram and ragi, cotton fair to normal; cholan, poor to fair; groundnut, fair to bumper. Pasture and fodder available. Condition of cattle generally good. Rainfall of the district 10-5 inches above the average of 35 years.

NELLORE.

Water-supply sufficient except in parts. No flow over the Wellies and Sengun canals, but discharges adequate for present requirements. Ploughing, sowing of paddy and transplanting of ragi in progress in parts. Standing crops fair to good. Harvested paddy and ragi, cotton fair to normal; cholan, horsegram and cotton, bad to normal; cotton, normal; cotton, fair. Pasture available; but fodder sufficient except in parts. Condition of cattle good. Rainfall of the district 2-9 inches above the average of 35 years.

CHINGULPUT

Water-supply sufficient except in parts. Ploughing for paddy and ragi, sowing of paddy, ragi and chulim and transplanting of paddy in progress in parts. Standing crops fair, but withering in parts. Harvested paddy, ragi and groundnuts, cotton fair; sugarcane, poor to fair. Pasture and fodder generally available. Condition of cattle generally good.

Pasture sufficient.

MADRAS.

SOUTH ARCOT.

Water-supply sufficient. Ploughing, sowing of indigo and gingelly and transplanting of paddy and ragi in progress in parts. Standing crops fair. Harvested paddy, groundnuts and sugarcane, cotton fair to normal. Pasture mostly in parts; cotton fair. Pasture and fodder sufficient. Condition of cattle generally good.

NORTH ARCOT.

Water-supply sufficient. Ploughing for and sowing and transplanting of paddy and ragi and sowing of paddy in progress. Standing crops generally good. Harvested paddy, ragi, groundnuts and sugarcane, cotton fair to normal. Pasture mostly in parts of one taluk but fodder available. Condition of cattle generally good. Rainfall of the district 7.2 inches above the average of 33 years.

SALEM.

Water-supply generally sufficient. Sowing of chulim, paddy and ragi and transplanting of paddy and ragi in progress. Standing crops fair to good generally but some require water in parts. Harvested paddy, cotton normal to bumper; sugarcane and sugarcane, fair to bumper; chulim and chulim, normal. Pasture and fodder sufficient. Condition of cattle generally good. Rainfall of the district 4.6 inches above the average of 33 years.

COIMBATORE.

Water-supply sufficient. Ploughing, sowing of chulim and indigo and transplanting of paddy and ragi in progress in parts. Standing crops fair to good. Harvested paddy, cotton normal; chulim, fair to normal. Pasture sufficient except in parts and fodder available. Condition of cattle generally good. Rainfall of the district 4.6 inches above the average of 33 years.

TRICHINOPOLY.

Water-supply insufficient in many taluks. No flow over the Grand Anicut. Sowing of paddy, ragi, chulim and gingelly and transplanting of paddy and ragi in progress in parts. Standing crops fair. Harvested paddy; cotton poor to fair. Pasture mostly and fodder sufficient. Condition of cattle fair.

TANJORE.

Water-supply insufficient in parts. No flow over the Grand Anicut and discharge insufficient for present requirements. Sowing of gingelly and transplanting of paddy and ragi in progress in parts. Standing crops generally fair. Harvested paddy, groundnuts, chulim, ragi and sugarcane; cotton fair. Pasture generally sufficient and fodder available. Condition of cattle generally good.

PUDUCHOTTAI.

Water-supply insufficient. Cattle exhibition in progress in parts. Standing crops withering. Harvested paddy; cotton fair. Pasture and fodder sufficient. Condition of cattle good.

MADRAS.

Water-supply sufficient except in parts. Discharge from the Perambur 414.62 cusecs. Ploughing of wet and dry lands, sowing of paddy and chulim and transplanting of paddy in progress in parts. Standing crops fair, but dry crops in parts of available and late sowing of paddy in parts of another require water. Harvested paddy, ragi, chulim and cotton; cotton fair. Pasture generally sufficient and fodder available. Condition of cattle generally good.

RAJAHMUNDRAM.

Water-supply generally sufficient. Ploughing of dry lands, sowing of chulim, transplanting and sowing of paddy going on. Standing crops fair. Harvested paddy, ragi, chulim, sugarcane and sugarcane; cotton fair. Pasture sufficient and fodder available. Condition of cattle good.

TINNEVELLY.

Water-supply insufficient in parts. No flow over Ettimadai dam and discharge inadequate for present requirements. Ploughing of dry lands, sowing of chulim in progress in parts. Paddy and dry crops under seeded and some seeded under withering or withered. Harvested paddy, cotton bad to fair; sugarcane and sugarcane, bad to poor; chulim, poor to fair. Pasture mostly in parts and fodder available. Condition of cattle good.

MADRAS.

Water-supply sufficient. Standing crops fair. Harvested paddy; cotton fair to normal. Pasture sufficient and fodder available. Condition of cattle generally good.

SOUTH CANARA.

Water-supply generally sufficient. Ploughing for third rice crop commenced. Standing second rice crop fair. Harvested second rice crop in parts; others fair to normal. Pasture generally sufficient and fodder available. Condition of cattle generally good.

TRAVANCORE.

Water-supply and pasture sufficient. Condition of cattle good.

COCHIN.

Water-supply sufficient. Pasture and fodder sufficient. Condition of cattle good.

THE NILGIRIS.

Water-supply sufficient. Ploughing, weeding, pruning and manuring of tea crops going on. Standing crops fair, but coffee in parts of zone badly affected by bug. Harvested tea and coffee; others fair. Pasture sufficient. Condition of cattle good. Rainfall of the district 143 inches above the average of 35 years.

SEASON TELEGRAM TO THE GOVERNMENT OF INDIA, REVENUE AND AGRICULTURAL DEPARTMENT, CALCUTTA.

Week ending 16 February 1911.—Rainfall fair in Nilgiris; light in Coimbatore, Tanjore, Madurai, Tinnevely, Malabar; nil elsewhere. Rainfall in 15 districts above the average of 35 years. Irrigation supplies sufficient except in parts Kurnool, Nellore, Chingleput, Trichinopoly, South. Ploughing, sowing, weeding, transplanting in progress in parts. Standing crops fair to good, but some in parts Gujrat, Salem, Madurai require rain, some in parts Chingleput, Tinnevely withering or withered and coffee in parts Nilgiris affected by bug. Harvests continue; autumn fair to normal. Pasture sufficient except in parts Ganjam, Gujrat, North Arcot, Coimbatore, Trichinopoly, Tinnevely. Fodder scanty in parts Nellore. Condition of cattle generally good. Price of rice stationary 5 districts, fallen 3, risen 6, avg. stationary 9 districts, fallen 2, risen 3; cholum stationary 4 districts, fallen 3, risen 5; cumbe stationary 6 districts, fallen 4, risen 6. Public health generally good, but cholera virulent in Tanjore. Prospects generally fair. Condition of labouring classes everywhere satisfactory and employment readily available. Grain stocks sufficient.

DEPT. OF REV. SECT., SEC., LAND RES. & AGRI.,
BOARD OF REVENUE, MADRAS,
7th February 1911.

L. D. SWAMIKANNU,
Secretary.



THE FORT ST. GEORGE GAZETTE.

Published by Authority.

No. 2.]

MADRAS, TUESDAY EVENING, FEBRUARY 7, 1901. [Price, 2 annas.]

Part III.—Proceedings of the Imperial Legislature.

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GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

Bills introduced in the Council of the Governor General of India, for making Laws and Regulations, Reports of Select Committees presented to the Council, and Bills published under Rule 23.

The following Report of the Select Committee on the Bill to amend the law relating to the protection of Irrigators and Drainage was presented to the Council of the Governor General of India for the purpose of making Laws and Regulations on the 9th January 1901:—

From Agent to Governor General and Chief Commissioner, North-West Frontier Province, No. 2843, dated 27th April 1900 (Pages 45, 46).

From Agent to Governor General and Chief Commissioner in Baluchistan, No. 1465, dated 26th May 1900 (Pages 47, 48).

From Chief Commissioner, Cochin, No. 1941, dated 10th May 1900 (Pages 49, 50).

From Chief Commissioner, Cochin, No. 1941, dated 10th May 1900, and enclosure (Pages 51, 52).

From Secretary to the Registrar, Chartered Institute of Public Agents, dated 10th June 1900 and 10th August 1900 (Pages 53, 54).

From Commissioner of Public, Belgium and Trade Marks, United Kingdom, dated 10th July 1900 (Pages 55, 56).

From Government, Bombay, No. 2418, dated 10th August 1900, and enclosure (Pages 57, 58).

From Chief Commissioner, Assam-Mizoram, No. 361, dated 10th June 1900, from High Court, Calcutta, No. 2084, dated 10th August 1900 (Pages 59, 60).

From Government, Punjab, No. 445 D. & L., dated 10th July 1900, and enclosure (Pages 61, 62).

From Government, Madras, No. 121, dated 10th August 1900, and enclosure (Pages 63, 64).

From Government, Madras, No. 121, dated 10th August 1900, and enclosure (Pages 65, 66).

From Government, Madras, No. 121, dated 10th August 1900, and enclosure (Pages 67, 68).

From Government, Madras, No. 121, dated 10th August 1900, and enclosure (Pages 69, 70).

From Government, Madras, No. 121, dated 10th August 1900, and enclosure (Pages 71, 72).

From Government, Madras, No. 121, dated 10th August 1900, and enclosure (Pages 73, 74).

From Government, Madras, No. 121, dated 10th August 1900, and enclosure (Pages 75, 76).

From Government, Madras, No. 121, dated 10th August 1900, and enclosure (Pages 77, 78).

From Government, Madras, No. 121, dated 10th August 1900, and enclosure (Pages 79, 80).

From Government, Madras, No. 121, dated 10th August 1900, and enclosure (Pages 81, 82).

From Government, Madras, No. 121, dated 10th August 1900, and enclosure (Pages 83, 84).

From Government, Madras, No. 121, dated 10th August 1900, and enclosure (Pages 85, 86).

From Government, Madras, No. 121, dated 10th August 1900, and enclosure (Pages 87, 88).

From Government, Madras, No. 121, dated 10th August 1900, and enclosure (Pages 89, 90).

From Government, Madras, No. 121, dated 10th August 1900, and enclosure (Pages 91, 92).

With the undersigned, Member of the Select Committee to which the Bill to amend the law relating to the protection of Irrigators and Drainage was referred, have considered the Bill and the papers sent in the margin, and have now the honour to submit this Report, with the Bill as amended by us, enclosed therewith.

3. *Clause 1.*—We propose that the Act should come into force on the 1st of January 1913.
4. *Clause 2 (7).*—We have restored the definition of High Court contained in the existing Act, as it has been pointed out that the proposed new definition would necessitate the issue of a number of notifications in order to bring the Act into force, which would be avoided under the old definition.
5. *Clause 3.*—We have extended the time allowed in sub-clause (4) from 5 to 10 months so as more effectually to avert the consequences of any delay that may occur in the disposal of the application.
6. *Clause 4.*—We have re-drafted this clause so as to avoid an ambiguity in the language.
7. *Clause 5.*—We have omitted the words "described as" in sub-clause (2) (b) in order to bring that clause into conformity with sub-clause (2) (a).
8. *Clause 6.*—In sub-clause (2) we have extended the time from 15 to 18 months to correspond with the extension we have proposed in clause 3, sub-clause (4).
9. *Clause 7.*—We have provided in sub-clause (f) for the grant of a substituted patent in a case where the original patent has been revoked on any other ground than fraud, as in the case of hardship arising in circumstances akin to fraud but not legally falling within the definition of fraud. We have also provided that the applicant shall only obtain a substituted patent "for any invention comprised in the revoked patent in which he was entitled to."
10. *Clause 8.*—We have inserted in sub-clause (3) after the words "specified in the order" the words "and subject to the payment of such fee as may be prescribed", so as to make it clear that fees may be imposed on extended or re-granted patents.
11. *Clause 9.*—To avoid a defect in the corresponding provision of the English Statute on which this clause is based, we have inserted in sub-clause (3) after the word "unremitted" the words "or arrears."
12. *Clause 10.*—We have provided that the order restoring the patent may be "subject to any conditions deemed to be advisable."
13. *Clause 11.*—In deference to a generally expressed desire we have, in this new clause, adopted the principle of section 17 of the Statute under which a patent is liable to revocation if it is not worked in the country. We have, however, inserted certain restrictions so as to ensure that the patent shall not be revoked unless there is a reasonable prospect of its being worked in India.
14. *Clause 12.*—The manner, mentioned in sub-clause (2) (c) and again in sub-clause (2) (b) (ii), has been more accurately described by us as the "true and first" invention.
15. *Sub-clause (2) (c).*—We have changed the word "and" to "or" as we consider that legal proof of fraud and injury to the public are not both essential.
16. *Clause 13.*—We have omitted the second sub-clause so we are of opinion that the demands on a patentee in regard to the furnishing of models and samples should be limited.
17. *Clause 14.*—We have amended the wording of sub-clause (2) and (3) so as to bring out that a person claiming an interest in a patent may issue the Controller in having his interest entered in the register. These entries of interest, however, will be avoided under clause 18, and claims will be limited under this clause only when the document, etc., affording proof of title is produced.
18. *Clause 15.*—We have inserted a new clause containing instructions to the Controller to issue a periodical publication of patented inventions.
19. *Clause 16.*—In order that an invention may not readily be kept in suspense, e.g., in case of opposition, we have reduced the period allowed for appeal from 5 to 3 months, but we have provided that in calculating this period 3 months time computed in granting a copy of the order appealed against shall be excluded.
20. *Clause 17.*—We have made it clear that barriers or pleadings, etc., may appear, by inserting the words "a legal practitioner or" before the words "an agent."
21. *Clause 18.*—We have omitted the section altogether. India cannot become a party to the International Convention for the protection of Industrial Property in view of the fact that there is no provision of law for the registration of trade marks. Would a trade mark law be passed, therefore, this section would be inoperative and superfluous.
22. *Schedule.*—We have reduced the maximum fee chargeable for sealing a patent from Rs. 40 to Rs. 10, and for an application to register a design from Rs. 10 to Rs. 5. We have also specified the maximum fees to be charged under clause 15 and have made it clear that the fees on the continuance of patents may be paid in advance if desired.
23. The prohibition imposed by the Council has been made as follows:—

In English				Date.	
South.					
General of India	29th March 1912.
Port of India	30th April 1912.
General of India	7th April 1912.
General of India	30th March 1912.
General of India	2nd April 1912.
General of India	4th April 1912.
General of India	4th April 1912.
General of India	6th April 1912.
General of India	2nd April 1912.
General of India	2nd May 1912.
General of India	7th April 1912.

In the Territories.		
Province	Language.	Date
Madras	Hindustani	17th May 1910
	Telugu	21st May 1910.
	Malayalam	7th June 1910.
	Tamil	21st June 1910.
Bombay	Kannara	21st June 1910.
	Marathi
	Gujarathi	21st July 1910.
Rajput	Kannara
	Urdu	22nd June 1910.
	Hindi	24th July 1910.
Eastern Bengal and Assam.	Bengali	2nd August 1910.
Central Provinces	Bengali	12th August 1910
Sindh	Hindi	1st October 1910
	Sindhi	10th July 1910

21. We think that the Bill has not been so altered as to require re-consideration, and we recommend that it be passed as now amended.

E. ROBERTSON.
SYED ALI IMAM.
G. W. N. GRAHAM.
SUDHA HAD.
VETRALDAS D. THACKERSETY.
J. M. MACFARLANE.
R. N. MUDGOLKAR.
H. G. GRAVES.

The 29th January 1911.

[AN ADDRESS BY THE SELECT COMMITTEE.]

THE INDIAN PATENTS AND DESIGNS BILL.

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THE SCHEDULE—PART.

[AS AMENDED BY THE SELECT COMMITTEE.]

[The Schedule appended herewith relates to sections of the Inventions and Designs Act, Act V of 1902, and of the Patents and Designs Act, 1907.
The portions printed in italics denote the alterations proposed by the Select Committee.]

A Bill to amend the law relating to the protection of Inventions and Designs.

Whereas it is expedient to amend the law relating to the protection of inventions and designs;
It is hereby enacted as follows:—

Enactments.

1. (1) This Act may be called the Indian Patents and Designs Act, 1931.
- (2) It extends to the whole of British India (including British Possessions and the British Possessions), and
- (3) It shall come into force on the first day of January 1932.
2. In this Act, unless there is anything repugnant to the subject or context,—
 - (a) "Admiralty General" includes a Government Advertiser;
 - (b) "article" means (as respects designs) any article of manufacture and any substance so artificial or natural, or partly artificial and partly natural;
 - (c) "Controller" means the Controller of Patents and Designs appointed under this Act;
 - (d) "copyright" means the exclusive right to apply a design to any article in any class in which the design is registered;
 - (e) "design" means any design applicable to any article, whether the design is a) eligible for the patent, or for the design or adaptation, or for the ornament thereof, or for any two or more of such purposes, and by whatever means is applicable, whether by printing, painting, embossing, weaving, carving, moulding, casting, engraving, etching, staining, or any other means whatsoever, manual, mechanical or chemical, separate or combined, but does not include any trade or property mark as defined in sections 478 and 479 of the Indian Penal Code;
 - (f) "District Court" has the meaning assigned to that expression by the Code of Civil Procedure, 1908.
 - (g) "High Court" has the meaning assigned to that expression by the Code of Criminal Procedure, 1908, in reference to proceedings against European British subjects;
 - (h) "invention" means any manner of new manufacture and includes an improvement and an alleged invention;
 - (i) "legal representative" means a person who in law represents the estate of a deceased person;
 - (j) "manufacture" includes any act, process or manner of producing, preparing or making an article, and also any article prepared or produced by manufacture;
 - (k) "patent" means a patent granted under the provisions of this Act;
 - (l) "priority" means the period for the time being allotted to the benefit of a patent;
 - (m) "prescribed" includes prescribed by rules under this Act; and

[New]
(1) Edw. 1,
c. 13, s. 10.
(2) Edw. 1,
c. 13, s. 10.
(3) Edw. 1,
c. 13, s. 10.
(4) Edw. 1,
c. 13, s. 10.

[Act V, 1902,
s. 4 (1).]

[Act V, 1902,
s. 4 (1).]

[Act V, 1902,
s. 4 (1).]

[Act V, 1902,
s. 4 (1).]

[Act V, 1902,
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[Act V, 1902,
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[Act V, 1902,
s. 4 (1).]

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[S. 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

(12) "preparation of a new and original design,"—

(a) where the author of the design, for good consideration, executes the work for some other person, names the person for whom the design is so executed; and

(b) where any person acquires the design or the right to apply the design to any article, other exclusively of any other person or persons, moves, in the context and to the extent in and to which the design or right has been so acquired, the person by whom the design or right is so acquired; and

(c) in any other case, means the author of the design;

and where the property in, or the right to apply, the design has devolved from the original proprietor upon any other person, includes that other person.

PART I.

PATENTS.

Application for and Grant of Patent.

Application. 2 (1) An application for a patent may be made by any person, whether he is a British subject or not, and whether alone or jointly with any other person.

(2) The application must be made in the prescribed form, and must be left at the Patent Office in the prescribed manner.

(3) The application must contain a declaration to the effect that the applicant is in possession of an invention, and that he is the author of a just application for a patent, and that he claims to be the true and first inventor or the legal representative or assign of such inventor and for which he desires to obtain a patent, and must be accompanied by a specification and by the prescribed fee.

(4) Where the true and first inventor is not a party to the application, the applicant must make a statement of his name, and such particulars for his identification as may be prescribed, and the applicant must show that he is the legal representative or assign of such inventor.

Specification. 3 (1) The specification must particularly describe and ascertain the nature of the invention and the manner in which the same is to be performed.

(2) Where the Controller deems it desirable, he may require such valuable drawings shall be supplied with the specification, or at any time before the acceptance of the application, and such drawings shall be deemed to form part of the specification.

(3) The specification must commence with the title, and must end with a distinct statement of the invention claimed.

(4) If in any particular case the Controller considers that an application should be further supplemented by a model or sample of anything illustrating the invention or alleged to constitute an invention, such model or sample as he may require shall be furnished before the acceptance of the application, but such model or sample shall not be deemed to form part of the specification.

Proceedings upon. 4 (1) The Controller shall examine every application, and if he considers appropriate, that—

(a) the nature of the invention is not fairly disclosed, or

(b) the application, specification and drawings have not been prepared in the prescribed manner or relate to more than one invention, or

(c) the title does not sufficiently indicate the subject-matter of the invention, or

(d) the statement of claims does not sufficiently define the invention, or

(e) the invention as described and claimed is a patent for a new manufacture or improvement,

he may refuse to accept the application, or require that the applicant, specification or drawings be amended before he proceeds with the application; and in the latter case the applicant shall, if the Controller so directs, leave data as from the date when the requirements is complied with.

(2) Where the Controller refuses to accept an application or requires an amendment, the applicant may appeal, from his decision to the Governor General in Council.

(3) The investigation required by this section shall not be held in any way to guarantee the validity of any patent, and no liability shall be incurred by the Governor General in Council or any other person if, or in connection with, any such investigation, or any proceeding consequent thereon.

(4) Unless an application is accepted within twelve months from the date of the application, the applicant shall (except where an appeal has been lodged) become void.

Provided that where an application is made for an extension of time for the completion of an application, the Controller shall, on payment of the prescribed fee, grant an extension of time to the extent applied for but not exceeding three months.

Attention and on acceptance of application. 5 On the acceptance of an application the Controller shall give notice thereof to the applicant and shall advertise the acceptance, and the application and specification with the drawings (if any) shall be open to public inspection.

6 Where an application for a patent in respect of an invention has been accepted, any act or publication of the invention during the period between the date of application and the date of making such patent, shall not prejudice the patent to be granted for the invention.

Provided that an applicant shall not be entitled to institute any proceedings for infringement unless and until a patent for the invention has been granted to him.

7 After acceptance of an application and before making a patent the Controller shall if he thinks it advisable or is directed by the Governor General in Council so to do, refer the application for inquiry and report to any person whom he thinks fit.

9. (2) Any person may, on payment of the prescribed fee, at any time within three months from the date of the advertisement of the appearance of an application, give notice to the Patent Office of opposition to the grant of the patent on any of the following grounds, namely:—

- (a) that the applicant obtained the invention from him, or from a person of whom he is the legal representative or assign; or
- (b) that the invention was been obtained in any application filed in British India which is or will be prior date to the patent, the grant of which is opposed; or
- (c) that the nature of the invention, or the manner in which it is to be performed is not sufficiently or fairly disclosed and contained in the specification; or
- (d) that the invention has been publicly used in any part of British India or has been made publicly known in any part of British India;

but on no other ground.

(2) Where such notice is given, the Controller shall give notice of the opposition to the applicant, and shall, on the expiration of three months, after hearing the applicant and the opponent, if desirous of being heard, decide on it as may be.

(3) The decision of the Controller shall be subject to appeal to the Governor General in Council.

10. (1) If there is no opposition, or, in case of opposition, if the date of appeal is not taken, the grant of a patent, a patent shall, as payment of the prescribed fee, be granted, subject to such conditions (if any) as the Governor General in Council thinks proper, in the applicant, at the date of a joint application to the Patent Office.

(2) A patent shall be sealed as soon as may be, and not after the expiration of six months from the date of application.

Provided that,—

- (a) where the Controller has allowed an extension of the time within which an application may be accepted, a further extension of four months after the said six months shall be allowed for the sealing of the patent;
- (b) where the sealing is delayed by an appeal to the Governor General in Council, or by a reference under section 8, or by opposition to the grant of the patent, the patent may be sealed at such time as the Controller may direct;
- (c) where the patent is granted to the legal representative of an applicant who has died before the expiration of the time which would otherwise be allowed for sealing the patent, the patent may be sealed at any time within twelve months after the date of his death;
- (d) where an infringement of the right or failure of the applicant to pay any fee a patent cannot be sealed within the period allowed by this section, that period may, on payment of the prescribed fee and on compliance with the prescribed conditions, be extended in such an extent as may be permitted.

11. Except as otherwise expressly provided by this Act, a patent shall be dated and sealed on the date of the application.

Provided that no proceedings shall be taken in respect of an infringement committed before the publication of the specification.

12. (1) A patent sealed with the seal of the Patent Office shall, subject to the other provisions of this Act, confer on the possessor the exclusive privileges of making, selling and using the invention throughout British India and of authorizing others so to do.

(2) Every patent may be in the prescribed form and shall be granted for one invention only, but the specification may contain more than one claim, and it shall not be competent for any person to assert or otherwise to make any objection to a patent on the ground that it has been granted for more than one invention.

13. (1) A patent granted to the true and first inventor or his legal representative or assign shall not be considered by an applicant in fraud of him, or by persons obtaining therefrom, or by any use or publication of the invention subsequent to that fraudulent application during the period of protection.

(2) Where a patent has been granted on the ground of fraud or on any other ground, the Controller may, at the application of the true inventor or his legal representative or assign, make the amendment with the consent of the Controller, and he shall be entitled to have a patent issued on the date as the patent so amended for any number concerned in the amended patent in which he is entitled.

Provided that no suit shall be brought for any infringement of the patent so granted committed before the actual date when such patent was granted.

Term of Patent.

14. (1) The term limited in every patent for the duration thereof shall, save as otherwise expressly provided by this Act, be fourteen years from its date.

(2) A patent shall, notwithstanding anything therein or in this Act, cease if the patentee fails to pay the prescribed fee within the prescribed time.

Provided that the Controller, upon the application of the patentee, shall, on payment of such additional fee as may be prescribed, mitigate the loss to such an extent as may be applied for but not exceeding three annas.

(3) If any proceeding is taken in respect of an infringement of the patent committed after a failure to pay any fee within the prescribed time, and before any proceedings thereon, the Court before which the proceeding is taken may, if it thinks fit, refuse to award any damages in respect of such infringement.

15. (1) A patentee may, after advertising in the prescribed manner his intention to do so, present a petition to the Governor General in Council praying that his patent may be extended for a further term; but such petition must be left at the Patent Office at least six months before the time limited for the expiration of the patent and must be accompanied by the prescribed fee.

[1907, s. 11.]

[1907, s. 11.]

[1907, s. 11.]

[1907, s. 11.]

[1907, s. 11.]

[1907, s. 11.]

[1907, s. 11.]

[1907, s. 11.]

[*Act V.
1891, s. 14.*]

(2) Any person may give notice to the Controller of objection to the extension.
(3) Where a petition is presented under sub-section (1), the Governor General in Council may, as he thinks fit, dispense of the petition himself or refer it to a High Court for decision.

(4) If the petition be referred to a High Court, then on the hearing of such petition under this section the petitioner, and any person who has given notice under sub-section (2) of objection, shall be made parties to the proceeding, and the Commission shall be entitled to appear and be heard.

(5) The Court to which the petition is referred shall, in considering its demands, have regard to the nature and merits of the controversy in relation to the public, to the profits made by the petitioner or each, and to all the circumstances of the case.

[*Act V.
1891, s. 15
(2).*]

(6) If it happens to the Governor General in Council, or to the High Court where the petition has been referred to it, that the petitioner has been adequately remunerated by his patent the Governor General in Council or the High Court, as the case may be, may by order extend the term of the patent for a further term not exceeding seven or, in exceptional cases, fourteen years, or may order the grant of a new patent for such term or may be satisfied in the order not subject to the payment of such fees as may be provided and necessary for any extension, modification and provisions which the Governor General in Council or the High Court, as the case may be, may think fit.

Provided that any patent so extended or granted shall, notwithstanding anything therein, or in this Act, cease if the fee for the fee is not paid before the expiration of each year the prescribed fee.

[*Act V.
1891, s. 16.*]

16. (1) Where any patent has ceased owing to the failure of the patentee to pay any prescribed fee within the prescribed time, the patentee may apply to the Controller in the prescribed manner for an order for the revivification of the patent.

(2) Every such application shall contain a statement of the circumstances which have led to the cessation of the payment of the prescribed fee.

(3) If it appears from such statement that the cessation was unintentional or unavoidable and that no undue delay has occurred in the making of the application, the Controller shall advertise the application in the prescribed manner, and within such time as may be prescribed any person may give notice of opposition at the Patent Office.

(4) Where such notice is given the Controller shall notify the applicant thereof.

(5) After the expiration of the prescribed period the Controller shall hear the owner and, subject to an appeal to the Governor General in Council, make an order either restoring the patent subject to any conditions deemed to be advisable in considering the application.

Provided that in every order under this section restoring a patent such provisions as may be prescribed shall be inserted for the protection of persons who may have acquired themselves of the subject-matter of the patent after the patent had ceased.

Advertisement of application for specification.

[*Act, s. 17.*]

17. (1) An application for a patent may at any time, by request in writing left at the Patent Office, be amended and accompanied by the prescribed fee, such leave to amend his application or specification, or both, specification, including drawings forming part thereof, by way of disclaimer, amendment or correction or explanation, stating the nature of, and the reasons for, the proposed amendment.

(2) If the application for a patent has not been accepted, the Controller shall determine whether and subject to what conditions (if any) the amendment shall be allowed.

(3) In any other case the request and the nature of the proposed amendment shall be advertised in the prescribed manner, and not more than three months from its first advertisement any person may give notice at the Patent Office of opposition to the amendment.

(4) Where such a notice is given the Controller shall give notice of the opposition to the person making the request, and shall hear and decide the case.

(5) Where no notice of opposition is given, or the person so giving notice of opposition does not appear, the Controller shall determine whether and subject to what conditions, if any, the amendment ought to be allowed.

(6) The decision of the Controller in either case shall be subject to an appeal to the Governor General in Council.

(7) No amendment shall be allowed that would make the application, or specification, as amended, claim an invention substantially larger than, or substantially different from, the invention claimed by the application or specification as it stood before amendment.

(8) Leave to amend shall be conditional on the right of the party to make the amendment allowed, except in case of fraud, and the amendment shall be advertised in the prescribed manner, and shall be left open for all persons to demand to form part of the application or specification.

(9) This section shall not apply when and as long as any suit for infringement or proceeding before a Court for the revivification of the patent is pending.

[*Act V.
1891, s. 18.*]

18. In any suit for infringement of a patent or proceeding before a Court for the revivification of a specification by the Controller or patent the Court may by order allow the patentee to amend his specification by way of disclaimer in such manner, and subject to such terms as to costs, advertisement or otherwise, as the Court may think fit.

Provided that no amendment shall be so allowed that would make the specification, as amended, claim an invention substantially larger than, or substantially different from, the invention claimed by the specification as it stood before the amendment, and where an application for such an order is made to the Court notice of the application shall be given to the Controller, and the Controller shall have the right to appear and be heard.

[*Act, s. 19.*]

19. Where an amendment of a specification by way of disclaimer, correction or explanation has been allowed under this Act, no damages shall be given in any suit in respect of the specification as it stood before the amendment, and where an application for such an order is made to the Court notice of the application shall be given to the Controller, and the Controller shall have the right to appear and be heard.

Register of Patents.

20. (1) There shall be kept at the Patent Office a book called the Register of Patents, wherein shall be entered the names and addresses of grantors of patents, addressees of assignments and of transmissions of patents, of persons under patents, and of assignees, transferees, and successors of patents, and such other matters affecting the validity or proprietorship of patents as may be prescribed.

[7 Edw. 7, c. 17, s. 13.]

(2) The register of inventions and address book existing at the commencement of this Act shall be incorporated with and form part of the register of patents under this Act.

(3) The register of patents shall be *prima facie* evidence of any matters by this Act deposited or ascribed to the inventor therein.

(4) Copies of deeds, licenses and any other documents affecting the proprietorship in any patent or in any device thereunder, must be supplied to the Controller in the prescribed manner for filing in the Patent Office, and, when such copies have been supplied, such deeds, licenses or other documents shall not be received as evidence of any transaction affecting a patent.

[Act of 1884, c. 23, s. 10.]

Drawings.

21. Subject to any conditions which the Governor General in Council may have imposed, a patent shall have to all intents the like effect as against His Majesty's subjects as against a patent in Great Britain.

[7 Edw. 7, c. 17, s. 14.]

Provided that the officers or authorities administering any department of the service of His Majesty may, by themselves, their agents, contractors, or others, at any time after the application, use the invention for the service of the Crown on such terms as may, either before or after the use thereof, be agreed on, with the approval of the Governor General in Council, between those officers or authorities and the patentee, or, in default of agreement, as may be settled by the Governor General in Council after hearing all parties interested.

Compulsory Licenses and Extension.

22. (1) Any person interested may present a petition to the Governor General in Council, which shall be laid at the Patent Office, together with the prescribed fee, alleging that the reasonable requirements of the public with respect to a patented invention have not been satisfied, and praying for the grant of a compulsory license, or, in the alternative, for the extension of the patent.

[7 Edw. 7, c. 17, s. 15.]

(2) The Governor General in Council shall consider the petition, and if the parties do not come to an arrangement between themselves the Governor General in Council may, as he thinks fit, either dispose of the petition himself or refer it to a High Court for decision.

(3) The provisions of subsection (1) of section 15, prescribing the procedure to be followed in the case of references to the Court under that section, shall apply in the case of references made to the Court under this section.

(Note)

(4) If the Governor General in Council is of opinion, or, where a reference has been made under subsection (2) to a High Court, that Court finds that the reasonable requirements of the public with reference to the patented invention have not been satisfied, the petition may be ordered to grant license as such terms as the Governor General in Council or the High Court, as the case may be, may think just, or, if the Governor General in Council or the High Court is of opinion that the reasonable requirements of the public will not be satisfied by the grant of license, the petition may be refused by order of the Governor General in Council or the High Court.

Provided that an order of extension shall not be made before the expiration of four years from the date of the patent, or if the patentee gives satisfactory reasons for his default.

(5) For the purposes of this section the reasonable requirements of the public shall not be deemed to have been satisfied—

(a) if by reason of the default of the patentee to manufacture in an adequate extent and supply on reasonable terms the patented article, or any parts thereof which are necessary for its efficient working or to carry on the patented process to an adequate extent or to grant license on reasonable terms, any existing trade or industry, or the establishment of any new trade or industry in British India, is seriously prejudiced, or the demand for the patented article or the article produced by the patented process is not reasonably met; or

(b) if any trade or industry in British India is seriously prejudiced by the conditions attached by the patentee before or after the commencement of this Act to the purchase, hire, or use of the patented article or to the usage or working of the patented process.

(6) An order of the Governor General in Council or of the High Court directing the grant of any license under the section shall, without prejudice to any other method of enforcement, operate as if it were embodied in a deed granting a license and made between the parties to the proceedings.

23. (1) At any time not less than four years after the date of a patent granted under this Act, any person may apply to the Governor General in Council for the revocation of the patent on the ground that the patented article or process is manufactured or carried on exclusively or mainly outside British India.

[7 Edw. 7, c. 17, s. 16.]

(2) The Governor General in Council shall consider the application, and, if after enquiry he is satisfied—

(a) that the allegations contained therein are correct; and
(b) that the applicant is prejudiced, and is in a position, to manufacture or carry on the patented article or process in British India; and
(c) that the patentee refuses to grant a license on reasonable terms.

then, subject to the provisions of this section, and when the patentee proves that the patented article or process is manufactured or carried on in an adequate extent in British India, or gives satisfactory reasons why the article or process is not so manufactured or carried on, the Governor General in Council may make an order revoking the patent wholly or

(3) *Amended:* or

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(10) after each monthly interval as may be specified in the order, unless in the meantime it is shown to the satisfaction of the Controller that the patented article or process is manufactured or carried on within British India to an adequate extent.

(11) No order revoking a patent shall be made under the last sub-section which is at variance with any treaty, convention, arrangement or engagement with any foreign country or British possessions.

(12) The Governor-General in Council may, on the application of the patentee or of the person entitled to any order made under sub-section (2) (a) for such period not exceeding five years as he may specify in a subsequent order, or make any order with under sub-section (2) (a) or any subsequent order of revocation from time to time as he thinks fit.

[18th Feb. 1884,
No. 10-12-18]

Power of Controller
to revoke patented
patent.

23. A patentee may at any time, by giving notice in the prescribed manner to the Controller, offer to surrender his patent, and the Controller may, if after giving notice of this offer and hearing all parties who desire to be heard he thinks fit, accept the offer, and thereupon make an order for the revocation of the patent.

[Act V, 1884,
No. 27-28]

Revocation
of patent on public
grounds.

23. A patent shall be deemed to be revoked if the Governor-General in Council declares, by resolution in the Council of India, the patent to be made in which it is contained to be mischievous to the State or generally prejudicial to the public.

Legal Proceedings.

[Act V, 1884,
No. 27-28,
No. 29-30,
No. 31-32]

Provision for
revocation of patent.

24. (1) Revocation of a patent in whole or in part may be obtained in petition to a High Court on all or any of the following grounds, namely:—

- (a) that any invention included in the statement of claims is of no utility;
- (b) that any invention included in the statement of claims was not, at the date of the application for a patent, a new invention within the meaning of section 4 of the Act;
- (c) that the applicant was not the true and first inventor thereof or the assign or legal representative of such inventor thereof;
- (d) that the original or any amended application or specification does not fulfil the requirements of the Act;
- (e) that the applicant has knowingly or fraudulently included in the application for a patent or in the original or any amended specification, as his invention, something which was not new or wherein he was neither the inventor nor the assign nor the legal representative of such inventor;
- (f) that the original or any amended application relating to the invention, or the original or any amended specification, contains a vitiated or fraudulent statement;
- (g) that a part of the invention, or the process in which a part is to be used, and used as described in the original or any amended specification, is not hereby sufficiently described, and that the condition was fraudulent or is injurious to the public.

[Act V, 1884,
No. 27-28,
No. 31-32]

Provision for
revocation of patent.

(2) A petition for revocation of a patent may be presented—
(a) by the Advocate-General or any person authorized by him; or
(b) by any person alleging—

- (i) that the patent was obtained in fraud of his rights, or of the rights of any person under or through whom he claims, or
- (ii) that he, or any person under or through whom he claims, was the true and first inventor of any invention included in the claim of the patent; or
- (iii) that he, or any person under or through whom he claims an interest in any trade, business, or manufacture, had publicly manufactured, used, or sold, within British India, before the date of the patent, anything claimed by the patentee as his invention.

[Act V, 1884,
No. 27-28,
No. 31-32]

Provision for
revocation of patent.

(3) The High Court may, irrespective of any provisions of the Code of Civil Procedure, 1882, in this behalf, require any person other than the Advocate-General or any person authorized by him, applying for the revocation of a patent to give security for the payment of all costs incurred or likely to be incurred by any person appearing to oppose the petition.

[Act V, 1884,
No. 27-28,
No. 31-32]

Provision for
revocation of patent.

(4) (1) Notice of any petition for revocation of a patent under section 24 shall be served on all persons appearing from the petition to be proprietors of that patent or to have claims or interests therein, and it shall not be necessary to serve the notice on any other person.

(2) The notice shall be deemed to be sufficiently served if a copy thereof is sent by post in a registered letter directed to the person and place for the time being stated in the notice.

[Act V, 1884,
No. 27-28,
No. 31-32]

Provision for
revocation of patent.

(3) (2) A High Court may, if it thinks fit, direct an issue for the trial, before the Judge of the Court, shall be transmitted, together with any remarks which he may think fit to make thereon, to a High Court exercising the same, and the High Court may thereupon act upon the findings of the District Court, or dispose of the petition upon the evidence so recorded, or direct a new trial, as the justice of the case may require.

[Act V, 1884,
No. 27-28,
No. 31-32]

Provision for
revocation of patent.

(4) (3) A petition may constitute a suit in a District Court having jurisdiction to try the suit against any person who, during the continuance of a patent acquired by him under this Act in respect of an invention, makes, sells, or uses the invention, without his license, or contravenes it, or infringes it.

[Act V, 1884,
No. 27-28,
No. 31-32]

Provision for
revocation of patent.

(5) Every ground on which a patent may be revoked, under this Act shall be available by way of defence in a suit for infringement.

[Act V, 1884,
No. 27-28,
No. 31-32]

Provision for
revocation of patent.

(6) Every ground on which a patent may be revoked, under this Act shall be available by way of defence in a suit for infringement.

34. A patentee shall not be entitled to recover any damages in respect of any infringement of a patent granted after the commencement of this Act from any defendant who proves that at the date of the infringement he was not aware, nor had reasonable cause of making himself aware, of the existence of the patent, and the marking of an article with the word "patent," "registered," or any word or words expressing or implying that a patent has been obtained for the article, stamped, engraved, impressed on, or otherwise applied to the article, shall not be deemed to constitute notice of the existence of the patent unless the word or words are accompanied by the year and number of the patent.

35. Provided that nothing in this section shall affect any proceedings for an injunction.

36. In a suit for infringement of a patent, the Court may, on the application of either party, make such order for an injunction, damages or account, and impose such terms and costs as the Court may see fit.

37. In a suit for infringement of a patent the Court may certify that the validity of the patent is in question, and if the Court so certifies, then in any subsequent suit in that Court for infringement of the same patent the plaintiff or defendant who obtained a final order or judgment in his favour shall, unless the Court saying the said subsequent damages, interest, costs, charges and expenses of and incidental to the said suit properly

38. A Court making a decree in a suit under section 29 or an order on a petition under section 36 shall send a copy of the decree or order, as the case may be, to the Comptroller, who shall cause an entry thereof and references thereto to be made in the register of patents.

39. A High Court to which a petition has been presented under section 36 may say proceedings on, or dismiss, the petition if in its opinion the petition would be disposed of more justly at once by another High Court.

40. (1) In a suit or proceeding for infringement or revocation of a patent, the Court may, if it thinks fit, and shall on the request of either of the parties to the proceedings, call on the aid of an assessor specially qualified, and try the case wholly or partially with his assistance.

(2) A Court exercising appellate jurisdiction in respect of such suit or proceeding may, if it thinks fit, call on the aid of an assessor as aforesaid.

(3) The remuneration, if any, to be paid to an assessor under this section shall in every case be determined by the Court and be paid by it as part of the expenses of the assessment of this Act.

41. Where any person claiming to be the patentee of an invention, by omission, advertisement, or otherwise, threatens any other person with any legal proceedings or liability in respect of any alleged infringement of the patent, any person aggrieved thereby may bring a suit against him in a District Court having jurisdiction to try the case, and may obtain an injunction against the assessment of such threats, and may thereto include was not in fact an infringement of any legal rights of the person making such threats.

Provided that this section shall not apply if the person making such threats with due diligence commenced protective action for infringement of his patent.

Manufactures.

42. Where, after the commencement of this Act, a patent is granted to two or more persons jointly, they shall, unless otherwise specified in the patent, be treated for the purpose of the devolution of the legal interests therein as joint tenants, but, subject to any contract to the contrary, each of such persons shall be entitled to use the invention for his own profit without accounting to the others, but shall not be entitled to grant a license without the consent of all of them, and if any such person dies, his beneficial interest in the patent shall devolve on his legal representatives.

43. (1) An invention shall be deemed a new invention within the meaning of this Act—

- (a) if it has not, before the date of the application for a patent thereon, been publicly used in any part of British India, or been made publicly known in any part of British India, and
- (b) if the inventor has not by secret or experimental use made direct or indirect profits from his invention in excess of such as would be made by the Queen or the Government (or any person, as the case may be, may, in consideration of all the circumstances of the case, deem reasonable).

(2) The public use or knowledge of an invention, before the date of the application for a patent thereon shall not be deemed a publication or knowledge within the meaning of this Act if the knowledge has been obtained confidentially or as a result of the loss and theft of an invention or has been communicated to the public as a result of such loss or theft of confidence.

Provided that such inventor has not expressed in the public use of his invention, and that, within six months after the commencement of that use, he applies for a patent.

44. If a patent is lost or destroyed, at the discretion of the Comptroller, he may, at any time, on payment of the prescribed fee, send a duplicate thereof.

45. (1) The exhibition of an invention at an industrial or international exhibition, certified as such by the Governor General in Council, or the publication of any description of the invention during the period of the holding of the exhibition, or the use of the invention for the purpose of the exhibition in the place where the exhibition is

held, or the use of the invention during the period of the holding of the exhibition by any person elsewhere, without the prior or consent of the inventor, shall not deprive the right of the inventor to apply for and obtain a patent in respect of the invention or the validity of any patent granted on the application.

Provided that—

- (a) the exhibitor, before exhibiting the invention, gives the Controller the prescribed notice of his intention to do so; and
- (b) the application for a patent is made before or within six months from the date of the opening of the exhibition.
- (2) The Governor General in Council may, by notification in the *Gazette of India*, apply this section to any exhibition mentioned in the notification in like manner as if it were an industrial or international exhibition as intimated as such by the Governor General in Council, and any such notification may provide that the exhibitor shall be relieved from the condition of giving notice to the Controller of his intention to exhibit, and shall be so relieved absolutely or upon such terms and conditions as may be stated in the notification.

[7 Edw. 7,
s. 63.]

43. The trustees of the Indian Museum may at any time require a patentee to furnish them with a model or sample of his invention on payment to the patentee of the cost of the manufacture of the model or sample, the amount to be settled, in case of dispute, by the Governor General in Council.

[1904, s. 68.]

44. (1) A patent shall not prevent the use of an invention for the purposes of the navigation of a foreign vessel within the jurisdiction of any Court in British India, or the use of an invention in a foreign vessel within that jurisdiction, provided it is not used therefor or in connection with the manufacture or preparation of anything intended to be sold or exported from British India.

(2) This section shall not extend to vessels of any foreign State of which the laws do not confer corresponding rights with respect to the use of inventions in British vessels while in the ports of that State, or in the waters within the jurisdiction of its Courts.

PART II.

DESIGNS.

Registration of Designs.

[1904, s. 41.]

45. (1) The Controller may, on the application of any person claiming to be the proprietor of any new or original design not previously published in British India, register the design under this Part of this Act.

(2) The application must be made in the prescribed form and must be left at the Patent Office in the prescribed manner and must be accompanied by the prescribed fee.

(3) The same design may be registered in more than one class, and, in case of doubt as to the class in which a design ought to be registered, the Controller may decide the question.

(4) The Controller may, if he thinks fit, refuse to register any design presented to him for registration, but any person aggrieved by any such refusal may appeal to the Governor General in Council.

(5) An application which, owing to any default or neglect on the part of the applicant, has not been accepted so as to enable registration to be effected within the prescribed time shall be deemed to be abandoned.

(6) A design when registered shall be registered as of the date of the application for registration.

[1904, s. 42.]

46. Where a design has been registered in one or more classes of goods, the application of the proprietor of the design to register it in some one or more other classes shall not be refused, nor shall the registration thereof be invalidated—

(a) on the ground of the design not being a new and original design, by reason only that it was so previously registered; or

(b) on the ground of the design having been previously published in British India, by reason only that it has been applied to goods of any class in which it was so previously registered.

[7 Edw. 7,
s. 20, s. 63.]

47. (1) The Controller shall grant a certificate of registration to the proprietor of the design when registered.

(2) The Controller may, in case of loss of the original certificate, or in any other case in which he deems it expedient, furnish one or more copies of the certificate.

[1904, s. 52.]

48. (1) There shall be kept at the Patent Office a book, called the Register of Designs, wherein shall be entered the names, and addresses of proprietors of registered designs, notifications of assignments and of transmissions of registered designs, and such other matters as may be prescribed.

(2) The register of designs existing at the commencement of this Act shall be incorporated with and form part of the register of designs under this Act.

(3) The register of designs shall be printed *in whole* or any matters by the Act directed or authorized to be entered therein.

Copyright in Registered Designs.

[1904, s. 43.]

49. (1) When a design is registered, the registered proprietor of the design shall, subject to the provisions of this Act, have copyright in the design during five years from the date of registration.

(F) If within the prescribed time before the expiration of the said five years application for the extension of the period of copyright is made to the Controller in the prescribed manner, the Controller shall on payment of the prescribed fee extend the period of copyright for a second period of five years from the expiration of the original period of five years.

(5) If within the prescribed time before the expiration of each second period of five years application for the extension of the period of copyright is made to the Controller in the prescribed manner, the Controller may, subject to any rules under this Act, on payment of the prescribed fee, extend the period of copyright for a third period of five years from the expiration of the second period of five years.

53. (J) Before delivery or sale of any articles to which a registered design (within the meaning of the Designs Act, 1949) has been applied, the proprietor shall—

(c) If exact representations or specimens were not furnished at the application for registration, furnish to the Controller the prescribed number of exact representations or specimens of the design; and if he fails to do so, the Controller may erase the name from the register, and thereupon the copyright in the design shall cease; and

(h) where such article is to be marked with the powdered mark, or with the powdered words or figures, denoting that the design is registered, and if he fails to do so, the proprietor shall not be entitled to recover any penalty or damages on account of any infringement of his copyright in the design unless he is shown to have taken proper steps to prevent the marking of the article, or unless he shows that the infringement took place after the person guilty thereof knew or had received notice of the existence of his copyright in the design.

(5) Where a representative is made to the Governor General in Council by or on behalf of any trade or industry that in the interests of the trade or industry it is expedient to dispense with or modify any requirement of the description of articles any of the requirements of this section as to marking, the Governor General in Council may, if he thinks fit, by rule under this Act, dispense with or modify such requirements as regards any such trade or description of articles to such extent and subject to such conditions as he thinks fit.

⁴² The disclosure of a design by the proprietor to any other person, in such circumstances as 7(b)(4) is intended to make a person entitled to a design patent.

where the designer would make it contrary to good faith for that other person to use or pervert the design, and the disclosure of a design in breach of good faith by any person other than the proprietor of the design, and the completion of a first and confidential order for goods bearing a new or original textile design intended for registration, shall not be deemed to be a publication of the design sufficient to invalidate the copyright thereof if registration thereof is obtained subsequently to the disclosure or acceptance.

30. (7) During the existence of copyright in a design, or each shorter period not being less than [Ind. s. 16]

Two years after the registration of the design or may be presented, the design shall not be open to inspection except by the proprietor or a person authorized in writing by him, or a person authorized by the Controller or by the Court, and furnishing such information as they may be required to verify the design, and shall not be open to the inspection of any person except by the process of the Controller, or of an officer acting under him, and on payment of the prescribed fee; and the person making the inspection shall not be entitled to make any copy of the design, or of any work thereon.

Provided that, where recitation of a doctrine is referred to the ground of litigation, that

Whereas, if, upon examination of a design is refused on the ground of identity with a design already registered, the applicant for registration shall be entitled to inspect the design so registered.

Industrial and international relations

[illegible]

Provided that:

(e) the exhibition, before exhibiting the design or article, or publishing a description of the design, gives the Controller the prescribed notice of his intention to do so; and

(f) the application for registration is made before or within six months from the date of the occurrence of the exhibition

(5) The Governor General in Council may, by notification in the *Gazette of India*, apply this section to any exhibition approved by the Government in like manner as if it were an industrial or international exhibition as provided for under the provisions of the said Act, and any such notification may provide that the exhibitor shall be bound to observe the provisions of giving notice to the Controller at his discretion to exhibit, and shall be so relieved either absolutely or upon such terms and conditions as may be stated in the notification.

Legal Proceedings

[F. Edw. 7, c. 30, s. 80.] Design

33. (1) During the existence of copyright in any design it shall not be lawful for any person—
- (a) for the purpose of sale to apply, or cause to be applied, to any article in any class of goods in which the design is registered the design, or any fraudulent or dishonest imitation thereof, except with the license or written consent of the registered proprietor, or to do anything with a view to enable the design to be so applied; or
 - (b) knowing that the design or any fraudulent or dishonest imitation thereof has been applied to any article without the consent of the registered proprietor, to publish or expose or cause to be published or exposed for sale that article.
- (2) If any person acts in contravention of this section he shall be liable for every such contravention—
- (a) or pay to the registered proprietor of the design a sum not exceeding five hundred pounds reasonable as a contract debt; or
 - (b) if the proprietor claims to bring a suit for the recovery of damages for any such contravention, and for an injunction against the repetition thereof, to pay such damages as may be awarded and to be recovered by injunction accordingly.
- Provided that the total sum recoverable in respect of any one design under clause (a) shall not exceed one thousand pounds.

[Act 5, 1889, s. 87 (5).]

[F. Edw. 7, c. 30, s. 81.]

- (3) When the Court makes a decree or order under sub-section (2), it shall send a copy of the decree to the Controller, who shall cause it to be entered into the register of designs.

34. The provisions of this Act with regard to certificates of the validity of a patent, and to the remedies in case of infringement thereof of legal proceedings by a patentee shall apply in the case of registered designs in like manner as they apply in the case of patents, with the substitution of reference to the Copyright in a design for reference to the patent, and of reference to the proprietor of a design for reference to the patentee, and of reference to the design for reference to the invention.

PART III.

General.

Patent Office and Proceedings thereat.

[F. Edw. 7, c. 30, s. 40.]

Patent Office.

35. (1) The Governor General in Council may provide, for the purposes of this Act, an office which shall be called, and in this Act referred to as, the Patent Office.
- (2) The Patent Office shall be under the immediate control of the Controller of Patents and Designs, who shall act under the superintendence and direction of the Governor General in Council.
- (3) There shall be a seal for the Patent Office.
- (4) Any act or thing directed to be done by or to the Controller may be done by or to any officer authorized by the Governor General in Council.

[Ibid., s. 81.]

Officers and clerks.

36. The Governor General in Council may appoint the Controller, and so many officers and clerks, with such designations and duties as he thinks fit.

Fees.

[Ibid., s. 81, F. Edw. 7, 1890, s. 40 and 41.]

Fees.

37. (1) There shall be paid in respect of the grant of patents and the registration of designs, and applications therefor, and in respect of other matters with relation to patents and designs under this Act, such fees as may be prescribed by the Governor General in Council, so however that the fees prescribed in respect of the instruments and matters mentioned in sub-section shall not exceed those there specified.

[Act 5, 1889, s. 42 (3), 43 and 44.]

(2) A proceeding in respect of which a fee is payable under this Act or the rules made thereunder shall be of no effect unless the fee has been paid.

Provisions as to registers and other documents in the Patent Office.

[F. Edw. 7, c. 30, s. 44.]

Books of kind not to be entered in register.

38. There shall not be entered in any register kept under this Act, or be receivable by the Controller, acceptance of any trade, expressed, implied, or constructive.

[Ibid., s. 45.]

Every register kept under this Act shall at all convenient times be open to the inspection of the public, subject to the provisions of this Act, and certified copies, sealed with any stamp required by the same on payment of the prescribed fee.

[Ibid., s. 81.]

Inspection of and authentication of books.

39. Reports of or to the Controller made under this Act shall not in any case be published or be open to public inspection.

[Ibid., s. 46.]

Publication of particulars of applications, drawings, etc., when applications abandoned.

40. (1) Where an application for a patent has been abandoned, or becomes void, the specifications and drawings (if any) accompanying or left in connection with such application, shall not, save as otherwise expressly provided by this Act, at any time be open to public inspection or be published by the Controller.
- (2) Where an application for a design has been abandoned or refused, the application and any drawings, photographs, tracings, or specimens left in connection with the application shall not at any time be open to public inspection or be published by the Controller.

[Ibid., s. 38.]

Fees for Controller not to exceed certain sum.

41. The Controller may, on request in writing accompanied by the prescribed fee—
- (a) correct any clerical error in or in connection with an application for a patent or in any patent or any specification;
 - (b) amend the registration of a design either wholly or in respect of any particular goods in connection with which the design is registered;

(6) transmit any clerical error in the registration of a design, or in the name or address of the proprietor of any patent or design, or in any other matter which is entered upon the register of patents or the register of designs.

18. (1) Where a person claims to be entitled by assignment, transmission, or other operation of law to a patent, or to the copyright in a registered design, the Controller shall, on request and on proof of title to his satisfaction, register the applicant as such patent or design.

(f) Where any person claims to be entitled as inventor, or otherwise, to any interest in a patent or registered design, the Comptroller shall, on request and on proof of title to his satisfaction, cause notice of the interest to be entered in the published document in the register of patents or designs, as the case may be.

(7) The person registered as the proprietor of a patent or design shall, subject to the provisions of this Act and in any right appearing from the register to be vested in any other person, have power absolutely to assign, grant license in so, or otherwise deal with, the patent or design, and to give effectual receipts for any such assignment, license, or dealing:

Provided that any equation or request of the patent or design may be entered in like manner as in respect of any other amenable property.

61. (7) A High Court may, on the application in the prescribed manner of any person aggrieved by the non-issuance or non-issuance of the register of patents or designs of any entry, or by any entry made in either such register, without sufficient cause, or by any entry wrongly made in either such register, or by an error or defect in any entry in either such register, make such order for making, expunging, or striking such entry as it may think fit.

(2) The Court may in any proceeding under this section decide any question that it may be necessary or expedient to decide in connection with the nomination of a candidate.

(5) The prescribed notice of any application under this section shall be given to the Controller, who shall have the right to appear and be heard thereon.

(4) Any order of the Court notifying a regular shall direct that notice of the resolution be served on the Controller in the prescribed manner, who shall upon the receipt of such notice notify the regular accordingly.

(2) A High Court to which an application has been made under this section may stay proceedings or, or dismiss the application if it is of opinion the application would be disposed of more justly or more expeditiously by another High Court.

Power and duties of Controller

60. Subject to any rules in this behalf, the Controller in any proceedings before him under this Act shall have the powers of a Civil Court for the purpose of receiving evidence and administering oaths and enforcing the attendance of witnesses and compelling the production of documents and answering costs.

Publication of 24. The Controller shall issue periodically a publication of pertinent information containing such information as the Governor deems to be essential.

42. Where any discretionary power is given under this Act given to the Controller, he shall not exercise that power adversely to the applicant for a patent, or for amendment of an application or of a specification, or for registration of a design, without (if so required within the prescribed time by the applicant) giving the applicant an opportunity of being heard.

48. The Controller may, in exercise of doubt or difficulty arising in the administration of any of the provisions of this Act, apply to the Governor General in Council for directions in the matter.

48. The Committee may refuse to grant a patent for an invention, or to register a design, if which the use would, in his opinion, be contrary to law or morality.

16. (2) Where it is agreed by this Act to let from the Comptroller the Governor General in Council, the appeal shall be made within six months of the date of the order passed by the Controller, and shall be in writing, and accompanied by the necessary fee.

(2) In calculating the total period of care under the law (if any) assigned to granting a copy of the order, special request should be evaluated.

(2) The Governor General in Council may, if he thinks fit, obtain the assistance of an expert in making such appeals, and the decision of the Governor General in Council shall be final.

Neofascia sp.

71. A certificate purporting to be under the hand of the Controller as to any entry, matter, or thing which has authorized by the Act, or any rules made thereunder, to make or do, shall be good prima facie evidence of the entry having been made, and of the contents thereof, and of the matter or thing having been done or left undone.

78. Copies of all specifications, drawings, and schedules to be at the Patent Office after the commencement of the Act, printed and sealed with the seal of the Patent Office, shall be transmitted at once on any day after they have been accepted or filed at the Patent Office, to the Governor of each State, the Governor in Council, the Governor of Berhampore in Council, the Lieutenant-Governor of Burma and to such other authorities as the Governor General in Council may appoint in this behalf, and shall be open to the inspection and perusal of all reasonable persons at places to be appointed by those authorities.

V of 1904

81. (1) At any time within two years from the commencement of this Act, any person possessing an exclusive privilege under the Invention and Designs Act, 1904, may, by request in writing to the Patent Office and on payment of the prescribed fee, seek leave to convert his exclusive privilege under the said Act into a patent under this Act.

(2) Notice of any application under this section shall be sent to all persons appearing from the address book kept under the said Act to have any shares or interests in the exclusive privilege.

(3) Save in as much of the procedure prescribed by section 17 as the case of applications under this section shall, so far as may be, apply to every application under this section.

(4) Every patent granted under this section shall be dated as of the date of the exclusive privilege for which it is substituted.

THE SCHEDULE.

(See Section 87.)

Fees.

	Rs.
On application for a patent	50
Before writing a patent	50
Before the expiration of the 4th year from the date of the patent	15
Before the expiration of the 8th year from the date of the patent	15
Before the expiration of the 12th year from the date of the patent	15
Before the expiration of the 16th year from the date of the patent	15
Before the expiration of the 20th year from the date of the patent	15
Before the expiration of the 24th year from the date of the patent	15
Before the expiration of the 28th year from the date of the patent	15
Before the expiration of the 32nd year from the date of the patent	15
Before the expiration of the 36th year from the date of the patent	15
Before the expiration of the 40th year from the date of the patent	15
Before the expiration of the 44th year from the date of the patent	15
Before the expiration of the 48th year from the date of the patent	15
Before the expiration of the 52nd year from the date of the patent	15
Before the expiration of the 56th year from the date of the patent	15
Before the expiration of the 60th year from the date of the patent	15
Before the expiration of the 64th year from the date of the patent	15
Before the expiration of the 68th year from the date of the patent	15
Before the expiration of the 72nd year from the date of the patent	15
Before the expiration of the 76th year from the date of the patent	15
Before the expiration of the 80th year from the date of the patent	15
Before the expiration of the 84th year from the date of the patent	15
Before the expiration of the 88th year from the date of the patent	15
Before the expiration of the 92nd year from the date of the patent	15
Before the expiration of the 96th year from the date of the patent	15
Before the expiration of the 100th year from the date of the patent	15

Provided that the fee for two or more years be paid in advance.

On application to extend term of patent	50
Before the expiration of each year of the extended term of patent or of new patent granted under section 15	100
On application for registration of a design	5

J. E. MACPHERSON,
Secy. to the Govt. of India, Legislative Dept.

(Holographed by order of His Excellency the Governor in Council.)

L. DAYTON,
As. Secretary to Government, Legislative Dept.

The following Report of the Select Committee on the Bill to amend the Law relating to the registration, surveillance and control of Unsettled Tribes was presented to the Council of the Governor General of India for the purpose of making Laws and Regulations on the 15th January 1911:—

We, the undersigned, Members of the Select Committee to which the Bill to amend the law relating

to the registration, surveillance and control of Unsettled Tribes was referred, have considered the Bill and the papers sent in the margin, and have now the honor to submit the same Report, with the Bill as amended by us, enclosed hereto.

From Chief Commissioner, Cong. No. 170, dated 25th August 1911, from Chief Commissioner and Agent to Governor General, North-West Frontier Province, No. 1401-5, dated 26th August 1911; from Chief Commissioner, Ajmer-Merwar, No. 1280 dated 19th September 1910; from Government, United Provinces, No. 745, dated 12th September 1910 (Paper No. 3).

From Government, Burma, No. 24-26, L-11, dated 25th September 1910 (Paper No. 7).

From Agent to Governor General and Chief Commissioner in Baluchistan, No. 4704, dated 11th October 1910, and enclosure (Paper No. 8).

From Government, Punjab, No. 354 (Hansa-Pind), dated 14th October 1910, and enclosure (Paper No. 4).

From Government, Eastern Bengal and Assam, No. 104-1, J, dated 11th October 1910, from Government, Punjab, No. 375-1000, dated 11th October 1910, and enclosure (Paper No. 5).

From Chief Commissioner, Central Provinces, No. 2311-V-4-5, dated 10th October 1910 (Paper No. 6).

From Government, Bombay, No. 807, dated 4th November 1910, and enclosure (Paper No. 7).

From Government, Madras, No. 1035, dated 10th November 1910, and enclosure (Paper No. 8).

From High Court, Calcutta, No. 841, dated 11th December 1910 (Paper No. 9).

chapter 7 (C) (d) and (h) in order to provide for a similar delegation in the case of alienation in the register.

5. We have amended clause 8 by the addition of a proviso allowing the District Magistrate to exempt individual members of a tribal tribe from registration.

6. To avoid the odium, which it has been represented to us, attaches to the use of the word "anomalous", we have preferred to that word the words "industrial, agricultural or" in clause 18 and in other places throughout the Bill.

7. We have raised from ten to six the age of children in respect of whom the powers conferred by clause 17 can be exercised, and have added a proviso, making the decision of the District Magistrate final as any question of age for the purpose of this clause.

8. We have amended the provisions in section 104 of the Criminal Tribes Act, 1911, to clause 19 in order to make it quite clear that the clause will not have paramount to the provisions specified therein.

9. To the offences specified in the schedule referred to in clause 21 we have added the offence punishable under section 304 of the Indian Penal Code (kidnapping a child under ten years with intent to steal from his person), as it has been represented to us that this is an offence to which certain criminal tribes are addicted.

10. We have made several small drafting changes with the object of securing uniformity of language to which we need not allude further.

11. The publication ordered by the Council has been made as follows:—

In English.		
Gazette.		Date.
Gazette of India	22nd July 1910.
Fort St. George Gazette	2nd August 1910
Bombay Government Gazette	4th August 1910
Calcutta Gazette	8th August 1910.
United Provinces Gazette	20th July 1910.
Punjab Government Gazette	21st August 1910.
Burma Gazette	10th August 1910.
Eastern Bengal and Assam Gazette	10th August 1910
Central Provinces Gazette	20th July 1910.
Coorg District Gazette	1st October 1910
Madras Official Gazette	4th August 1910.

In the Vernaculars.		
Province.	Language.	Date.
Madras	Tamil	19th August 1910.
	Telugu	
	Hindustani	
	Kannara	
	Malayalam	
Bombay	Urdu	11th October 1910
	Marathi	
	Gujarati	
United Provinces Gazette.	Urdu	25th September 1910.
	Hindustani	
	Kannara	
Eastern Bengal and Assam	Bengali	20th September 1910.
Coorg	Kannara	1st October 1910.
Bombay	Marathi	22nd September 1910.

16. We (H & H) the (H) has not been so allowed as to require re-publication, and we recommend that it be passed on this amended.

J. I. JENKINS
 SYED ALI IMAM,
 S. M. CHITNAVES,
 G. E. GORDON,
 J. M. HOLMES,
 F. A. TH. PHILLIPS,
 UMAR DYAR,
 A. KADLE,
 H. S. P. DAVIES.

The 23rd January 1912.

[As amended by the Select Committee]

THE CRIMINAL TRIBES BILL.

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THE SCHEDULE

[AN AMENDMENT BY THE SELECT COMMITTEE.]

[The portions printed in italics show the alterations proposed by the Select Committee.]

A Bill to amend the law relating to the registration, surveillance and control of Criminal Tribes.

WHEREAS it is expedient to amend the law relating to the registration, surveillance and control of criminal tribes; It is hereby enacted as follows:

Preliminary.

Short title and extent. 2. (2) This Act may be called the Criminal Tribes Act, 1911; and *

(3) It extends to the whole of British India.

Definition. 3. In this Act, unless there is anything inconsistent in the subject or context,

(1) "criminal tribes" means a tribe, gang or class of persons declared to be a criminal tribe by a notification under section 2;

(2) "proscribed" means prohibited by rules made by this Act, and

(3) "tribe," "gang" or "class" includes any part or members of a tribe, gang or class.

[1911, Act, No. 12.]

Registration of Criminal Tribes.

Power to declare any tribe, gang or class a criminal tribe. 4. If the Local Government has reason to believe that any tribe, gang or class of persons addicted to the systematic commission of non-bailable offences, it may, by notification in the local official Gazette, declare that such tribe, gang or class is a criminal tribe for the purposes of this Act.

[1911, Act, No. 12.]

Registration of Members of Criminal Tribes.

Registration of members of criminal tribe. 4. The Local Government may direct the District Magistrate to make or to cause to be made a register of the members of any criminal tribe or of any part thereof within his district.

[1911, Act, No. 12.]

Procedure in making register. 5. (2) Upon receiving such direction, the District Magistrate shall publish a notice in the prescribed manner at the place where the register is to be made and at such other places as he may think fit, calling upon all the members of such criminal tribe, or of such part thereof as is directed to be registered,—

[1911, Act, No. 12.]

(a) to appear at a time and place therein specified before a person appointed by him in this behalf;

(b) to give to that person such information as may be necessary to enable him to make the register; and

(c) to allow their finger-impresions to be recorded;

Provided that the District Magistrate may exempt any individual member of such criminal tribe or part thereof from registration.

5. The register, when made, shall be placed in the keeping of the Superintendent of Police, who shall, from time to time, report to the District Magistrate any alterations which ought in his opinion to be made therein, either by way of addition or omission.

[1911, Act, No. 12.]

6. (2) After the register has been placed in the keeping of the Superintendent of Police no person shall be added to the register, nor be registered, shall be removed except by it by the order in writing of the District Magistrate.

[1911, Act, No. 12.]

(3) Before the name of any person is added to the register under this section, the Magistrate shall give notice in the prescribed manner to the person concerned,—

(a) to appear before him or a person appointed by him in this behalf at a time and place therein specified;

(b) to give him or such person such information as may be necessary to enable him to make the entry; and

(c) to allow his finger-impresions to be recorded.

7. Any person desisting himself aggrieved by any entry made, or proposed to be made, in such register either while the register is first made or subsequently, may complain to the District Magistrate against such entry, and the Magistrate shall cause such person's name on the register, or order it to be removed, or cause it to be corrected, as he may see fit.

[1911, Act, No. 12.]

8. The District Magistrate or any officer empowered by him in this behalf may at any time order the finger-impresions of a registered member of a criminal tribe to be taken.

[1911, Act, No. 12.]

9. The Local Government may, by notification in the local official Gazette, direct in respect of any criminal tribe that every registered member thereof shall, in the prescribed manner,

[1911, Act, No. 12.]

(a) report himself at fixed intervals; or

(b) notify the place of residence and any change or intended change of residence and any absence or intended absence from his residence.

Retention of Members of Criminal Tribes.

11. (1) If the Local Government consider that it is expedient that any criminal tribe should be—

[1911, Act, No. 12.]

(a) restricted to its enclosures to any specified area, or

(b) settled in any place of residence,

it may report the case for the orders of the Governor General in Council.

(f) Every such report shall state—

(i) the nature and the circumstances of the offence in which the members of the criminal tribe was believed to have been concerned, and the reasons for such belief;

(ii) whether such criminal tribe follows any lawful occupation, and whether such occupation is in the opinion of the Local Government the real occupation of such criminal tribe, or a pretence for the purpose of facilitating the commission of crimes, and the grounds on which such opinion is based;

(iii) the area in which it is proposed to restrict the movements of such criminal tribe, or the place of residence in which it is proposed to settle it; and

(iv) the manner in which it is proposed that such criminal tribe shall earn its living within the restricted area, or in the settlement, and the arrangements which are proposed to be made therefor.

(G. A. 1, s. 13) *Restriction on movements of criminal tribe.* 22. If on the consideration of any such report the Governor General in Council is satisfied—

(a) that it is expedient to restrict the movements of such criminal tribe, or to settle it in a place of residence, and

(b) that the means by which it is proposed that such criminal tribe shall earn its living are adequate,

he may authorize the Local Government to publish in the local official Gazette a notification declaring that such criminal tribe shall be restricted in its movements to the area specified, or shall be settled in the place of residence specified, and the Local Government may publish a notification accordingly.

(G. A. 1, s. 13) *Power to give special area or place of residence.* 23. The Local Government may at any time by a like notification vary the terms of any notification published by it under section 22 by specifying another area in which the movements of the criminal tribe shall be restricted, or another place of residence in which it shall be settled.

(G. A. 1, s. 13) *Restriction of movements of criminal tribe within specified area or place of residence.* 24. Every registered member of a criminal tribe, whose movements have been restricted or which has been settled in a place of residence, shall attend at such place and at such time and before such person or may be prescribed in this behalf.

(G. A. 1, s. 13) *Transfer of registered criminal tribe to another area.* 25. When the area in which the movements of a criminal tribe or any members thereof are restricted, or the place of residence in which a criminal tribe is settled, is situated in a District other than that in which the regions mentioned in section 4 was proposed, the register shall be transferred to the Superintendent of Police of the District in which the said area is situated, and the District Magistrate of the said District shall thereupon be empowered to exercise the powers provided in sections 3, 8 and 9.

Settlements and Schools.

(G. A. 1, s. 13) *Power to place criminal tribe in settlement.* 26. The Governor General in Council or the Local Government may establish industrial, agricultural or reformatory settlements and may place therein any criminal tribe or any part thereof, in respect of which a notification has been published under section 22.

(G. A. 1, s. 13) *Power to place children in schools or in orphanages.* 27. (1) The Local Government may establish industrial, agricultural or reformatory schools for children and may separate and remove from their parents or guardians and place in such schools the children of members of any criminal tribe in respect of which a notification has been published under section 22.

(2) For every school established under sub-section (1), a Superintendent shall be appointed by the Local Government.

(3) The provisions of sections 18 to 22 (both inclusive) of the Regimentary Schools Act, 1885, shall, so far as may be, apply in the case of every school for children established under this section as if the Superintendent of such school were a Superintendent and the children placed in such school were juvenile offenders within the meaning of that Act.

(4) For the purposes of this section the term "children" includes all persons under the age of eighteen and above the age of six years.

(5) The duties of the District Magistrate as to the age of any person for the purpose of this section shall be final.

(G. A. 1, s. 13) *Power of Local Government to discharge or remove persons from settlement or school.* 28. The Local Government may at any time, by general or special order, direct any person who may be in any industrial, agricultural or reformatory settlement or school at the pleasure,

(a) to be discharged, or

(b) to be removed to some other like settlement or school in the Province.

(G. A. 1, s. 13) *Power of Governor General in Council to direct removal of settlement or school to India for members of criminal tribe.* 29. The Governor General in Council may, by like order, direct that any settlement or school in British India, or section 18 or section 19 may be placed in, or transferred to, any industrial, agricultural or reformatory settlement or school in any part of British India.

Rules.

(G. A. 1, s. 13) *Power to make rules.* 30. (1) The Local Government may make rules to carry out the purposes and objects of this Act.

(2) In particular and without prejudice to the generality of the foregoing power, such rules may provide for the regulation—

(a) the form and contents of the register prescribed in section 4;

(b) the mode in which the notices prescribed in section 4 shall be published, and the means by which the persons whom it concerns, and the village-headmen, village-settlement and such landholders or occupiers of the villages in which such persons reside, or the agents of such landholders or occupiers, shall be informed of its publication;

(c) the addition of names to the register and the removal of names therefrom, and the mode in which the names prescribed in section 7 shall be given;

- (d) the mode in which persons mentioned in section 13 shall report themselves, or notify their residence or any change in intended change of residence or any absence or intended absence;
- (e) the nature of the restrictions to be observed by persons whose movements have been restricted by notification under section 12 or section 13;
- (f) the positions as to holding passes under which persons may be permitted to leave the place in which they are settled or confined or the area in which their movements are restricted;
- (g) the conditions to be inserted in any such pass in regard to—
 (i) the places where the holder of the pass may go or reside;
 (ii) the persons before whom, from time to time, he shall be bound to present himself; and
 (iii) the time during which he may absent himself;
- (h) the place and time at which and the persons before whom members of a criminal tribe shall attend in accordance with the provisions of section 14;
- (i) the inspection of the residences and villages of any criminal tribe;
- (j) the terms upon which registered members of criminal tribes may be discharged from the operation of this Act;
- (k) the management, control and supervision of industrial, agricultural, or other employment and schools;
- (l) the works on which, and the hours during which, persons placed in an industrial, agricultural or other employment shall be employed, the rate at which they shall be paid, and the disposal, for the benefit of such persons, of the surplus proceeds of their labour; and
- (m) the discipline to which persons undergoing sentence from any industrial, agricultural or other employment or school, or otherwise offending against the rules for the time being in force, shall be subject, the periodical visitation of such settlement or school and the removal from it of such persons as it shall seem expedient to remove.

Penalties and Provisions.

Penalty for failure to comply with terms of notification under section 12.

32. Whoever, being a member of a criminal tribe, without lawful excuse, fails to comply with the terms of any notification issued under section 12, shall be liable to a fine of— [BY ACT, 1911, No. 10.]

- (a) fails to appear in compliance with a notice issued under section 5 or section 7, or
- (b) intentionally omits to furnish any information required under those sections, or
- (c) when required to furnish information under either of those sections, furnishes, in any way, information which he knows or has reason to believe to be false, or
- (d) refuses to allow his finger-impressions to be taken,
- may be arrested without warrant, and shall be punishable with imprisonment for a term which may extend to six months, or with fine which may extend to two hundred rupees, or with both.

Penalty for breach of rules.

33. (1) Whoever, being a registered member of a criminal tribe, violates a rule made under section 20 shall be punishable— [BY ACT, 1911, No. 10.]

- (a) on a first conviction, to one year;
- (b) on a second conviction, to two years; and
- (c) on any subsequent conviction, to three years.
- (2) Whoever, being a registered member of a criminal tribe, violates a rule made under any other clause of section 20 shall be punishable,—
- (a) on a first conviction, with imprisonment for a term which may extend to six months, or with fine which may extend to two hundred rupees, or with both; and
- (b) on any subsequent conviction, with imprisonment for a term which may extend to one year, or with fine which may extend to two hundred rupees, or with both.

BY ACT, 1911.

Enhanced penalty for offences committed by members of criminal tribes under previous enactments.

34. (1) Whoever, being a member of any criminal tribe, and, having been notified as such, is thereafter convicted of the same or any other offence specified in the said schedule, shall, in the absence of special provision to the contrary to be made in the judgment of the Court, be punished,— [BY ACT, 1911, No. 10.]

- (a) on a second conviction, with imprisonment for a term of not less than seven years; and,
- (b) on a third conviction, with imprisonment for life.
- (2) Nothing in this section shall affect the liability of such person to any further or other punishment to which he may be liable under the Indian Penal Code or any other law.

Enhanced penalty for offences committed by members of criminal tribes under previous enactments.

35. Whoever, being a registered member of any criminal tribe, is found in any place under such circumstances as to satisfy the Court— [BY ACT, 1911, No. 10.]

- (a) that he was about to commit, or did in the commission of, theft or robbery; or
- (b) that he was waiting for an opportunity to commit theft or robbery,
- shall be punishable with imprisonment for a term which may extend to three years, and shall also be liable to fine which may extend to one thousand rupees.

Arrest of registered members of criminal tribes.

36. (1) Whoever, being a registered member of a criminal tribe,— [BY ACT, 1911, No. 10.]

(a) is found in any part of British India, beyond the area, if any, prescribed for his residence, without his prescribed pass, or in a place or at a time not permitted by the conditions of his pass; or

(b) *except from an industrial, agricultural or reformatory settlement or school,*
may be arrested without warrant by any police officer, village-headman or village-watchman, and taken before a Magistrate, who, on proof of the facts, shall order him to be removed to the district in which he ought to have resided or to the reformatory settlement or school from which he has escaped (as the case may be), there to be dealt with as provided with this Act or any rule made thereunder.

(d) The rules for the time being in force for the removal of prisoners shall apply to all persons removed under this section as under any other provision of this Act.

Provided that no order from the Local Government or from the Inspector-General of Prisons shall not be necessary for the removal of such persons.

11.1

During all village visits, village meetings, and on rare occasions at least to give information on certain issues.

52. (2) Every village-headman and village-wealthman in a village in which any persons belonging to a criminal tribe reside, and every owner or occupier of land on which any such persons reside or the agent of any such owner or occupier, shall forthwith communicate to the officer in charge of the nearest police-station, any information which he may obtain about—

(4) the departure of any registered member of a criminal tribe from such village or from such land (as the case may be).

(3) Every village-headman and village-elderman is a village, and every owner or occupier of land on the verge of such owner or occupier, shall forthwith communicate to the officer in charge of the nearest police-station any information which he may obtain of (the arrival at) such village or on such land (as the case may be) of any persons who may reasonably be suspected of belonging to any criminal tribe.

Table 1. Study design.

27. Any village-headman, village-wealthman, owner or occupier of land or the agent of such owner or occupier, who fails to comply with the requirements of section 26, shall be deemed to have committed an offence punishable under the first part of section 134 of the Indian Penal Code.

ELF et al.

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[Cf. *ibid.*, p. 10.]

Bar of jurisdiction
of Courts in questions
relating to whether
they were within
U. S. soil or

28. No Court of justice shall question the validity of any notification published under the provisions of section 8, section 28 or section 38 on the ground that the provisions hereinbefore contained or any of them have not been complied with, or maintain in any form whatever the question whether they have been complied with, but every such notification shall be conclusive proof that it has been issued in accordance with law.

References

28. The Criminal Tribes Act, 1871, the Criminal Tribes (Amendment) Act, 1878, and the Criminal Tribes (Amendment) Act, 1897, are hereby repealed.

EXXIII. at
247.
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11. 10. 1947.

THE SCHEDULE

C. Ross, Stephen #59.1

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- [illegible]

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J. N. MACPHERSON,

Secy. to the Govt. of India, Legislative Dept.

(Republished by order of His Excellency the Governor in Council.)

L. DAVIDSON,

As. Secretary to Government, Legislative Dept.

The following Report of the Select Committee on the Bill to amend the Indian Ports Act, 1908, was presented to the Council of the Governor General of India for the purpose of making Laws and Regulations on the 28th January 1911:—

We, the undersigned, Members of the Select Committee to which the Bill to amend the Indian Ports Act, 1908, was referred, have considered the Bill and the papers referred to in the margin, and have now the honour to submit this our Report, with the Bill as amended by us annexed thereto.

1. We have corrected what appears to be a clerical error in sub-clause (ii) of the new clause (p) by substituting the words "on board" for the word "at" before the words "such vessels."

2. In sub-clause (vi) of the same clause, after the word "hospital", we have inserted the words "or other place approved by the health-officer", to provide for cases where there may be no regular hospital, and also to enable the health-officer, where he thinks it more desirable, to permit persons to be detained elsewhere than in the hospital.

3. The publication ordered by the Council has been made as follows:—

In English.		In Hindi.	
Gazette			
Gazette of India	22nd October 1910.
Port of George Gazette	1st December 1910.
So-Lay Government Gazette	27th October 1910.
Calcutta Gazette	2nd November 1910.
Bombay Gazette	2nd November 1910.
Eastern Bengal and Assam Gazette	2nd November 1910.
Madras Official Gazette	27th October 1910.

4. We think that the Bill has not been so altered as to require re-publication, and we recommend that it be passed as now amended.

S. H. BUTLER
 SYED ALI IMAM
 C. W. S. GHAIKAR
 MR. BAH TOO
 N. SURRA SAG
 C. P. LUKES
 E. G. MONTGOMERY
 E. LAKSHMIKUMAR
 L. PORTER

The 12th January 1911.

[AN ANNEXURE BY THE SELECT COMMITTEE.]

[The portions printed in italics denote the alterations proposed by the Select Committee.]

A Bill to amend the Indian Ports Act, 1908.

WHEREAS it is expedient to amend the Indian Ports Act, 1908; It is hereby enacted as follows:—

1. This Act may be called the Indian Ports (Amendment) Act, 1911.

2. For clause (p) of section 8, sub-section (2), of the Indian Ports Act, 1908, the following shall be substituted, namely:—

(p) subject to the control of the Governor General in Council, for the prevention of danger arising to the public health by the introduction and the spread of any infectious or contagious diseases from vessels arriving at, or being at, any such port, and for the prevention of the conveyance of infectious or contagious diseases by means of any vessel sailing from any such port, and in particular and without prejudice to the generality of the provision, for—

(i) the signals to be hoisted and the places of anchorage to be taken up by such vessels having any case, or suspected case, of any infectious or contagious diseases on board, or arriving at such port from a port in which, or in the neighbourhood of which, there is believed to be, or to have been at the time when the vessel left such port, any infectious or contagious diseases;

[For Part II of the Act, 1908, see the 1st and 2nd parts of the Act, 1908.]

[For Part III of the Act, 1908, see the 3rd and 4th parts of the Act, 1908.]

[AS AMENDED BY THE SELECT COMMITTEE.]

(The portions printed in italics denote the alterations proposed by the Select Committee.)

*A Bill further to amend the Indian Tramways Act, 1886.*WHEREAS it is expedient further to amend the Indian Tramways Act, 1886, It is hereby enacted: **XX of 1888.**
as follows:—

Enact 60a. 1. This Act may be called the Indian Tramways (Amendment) Act, 1913.
 Substitution of new clause 2 in section 2, Act 52 of 1886. 2. For section 2, clause (5), of the Indian Tramways Act, 1886, the following shall be substituted, namely:—

"(5) 'tramway' means a tramway having one, two or more rails, and includes—

- (a) any part of a tramway, or any siding, turn-out, connection, line or track belonging to a tramway;
- (b) any electrical equipment of a tramway; and
- (c) any station supply-line transmitting power from a generating station or sub-station to a tramway or from a generating station to a sub-station from which power is transmitted to a tramway."

Amendment of clause (1) of section 2, Act 52 of 1886. 3. In section 2, clause (5), of the said Act, after the words "machinery," the words "or electrical power" and after the word "producing" the words "or utilizing" shall be inserted.

Substitution of new clause (6) in section 7 (5), Act 52 of 1886. 4. For section 7, sub-section (5), clause (5), of the said Act, the following shall be substituted, namely:—

- "(a) the space which shall exclusively intervene between the outside of the carriage way on either side of a road whenever the tramway is to be constructed, and—
- (b) in the case of a tramway having one rail, the end of the tramway, or
- (c) in the case of a tramway having two or more rails, the nearest rail of the tramway,

and the conditions on which a smaller space may be permitted."

Amendment of clause (1) of section 7 (5), Act 52 of 1886. 5. In section 7, sub-section (5), clause (a), of the said Act, after the words "machinery" the words "or electrical power" shall be inserted.

Amendment of clause (a) of section 14 (1), Act 52 of 1886. 6. In section 14, sub-section (1), clause (a), of the said Act, after the words "machinery" the words "or electrical power" shall be inserted.

Amendment of section 16, Act 52 of 1886. 7. In section 16 of the said Act, after the word "engine-chuck" the words "electrical generating stations or sub-stations" shall be inserted.

J. H. MACPHERSON,

Secy. to the Govt of India, Legislative Dept.

(Re-published by order of His Excellency the Governor in Council.)

L. DAVIDSON,

As. Secretary to Government, Legislative Dept.

The following Report of the Select Committee on the Bill to consolidate and amend the law relating to the Government of His Majesty's Native Indian Princes was presented to the Council of the Governor General of India for the purpose of making Laws and Regulations on the 24th January 1911:—

We, the undersigned, Members of the Select Committee to which the Bill is committed and

and second the Bill relating to the government of His Majesty's Native Indian Princes was referred, have considered the Bill and the papers sent in the course of the year 1910 and have now the honor to submit this our Report, with the Bill as amended by us enclosed thereto.

2. We have considered the suggestion made by many of those who have expressed opinions as to the Bill that the word "Native" should be omitted from the preamble and from other places in the Bill. We should have been ready to give effect to this suggestion had the law permitted us to do so. But the power to legislate for Indian Princes outside of India depends on the terms of a treaty of the Government of India Act, 1858, and we fear that legal difficulties might arise if the language of that Statute, which has always hitherto been followed, were now departed from by the omission of the word to which attention is taken.

3. We have amended clause 2 (2) (i) of the Bill so as to cover the case of Native Princes attached to British regiments.

4. We have amended clause 3, sub-clause (2), so as to make it clear that the statute to be enforced under the power conferred therein is a personal statute, and does not give any power of extension over others.

5. We have simplified the definition of "sue" and "suey" contained in clause 7.

6. We have amended Chapter III by excluding non-penal discharge from the scope of the Bill, leaving it to be dealt with by rules made under the proposed Act, thus limiting the provisions of the Bill itself to dismissal which is equivalent to penal discharge. This is in conformity with the practice laid down in the Army Act and is, we think, an improvement both in form and substance.

7. We have amended clause 20 (now 19) by the addition of a new sub-clause giving power to a Commanding Officer to reduce an officer not commissioned officer. This is a power which is common at present but of which he would be deprived under the definition of non-commissioned officer which has been adopted in the Bill.

8. We think the opinion expressed in the papers submitted to us that improvement in military custody up to 25 days should be a proper punishment is well founded, and we have suggested an amendment of clause 31 (2) (a) (now 30) to give effect to this, following a recent amendment of the Army Act.

9. In addition to changes of form in clause 32 (now 31) we have made it clear that the report of a Court of Inquiry must be obtained before a fine can be imposed under this clause.

10. We have amended sub-clause (1) of clause 35 (now 33) following the provisions of the Army Act so as to make it clear that the offence aimed at is the vague expression "otherwise unlawfully" is confined to cases of cowardice.

11. We have amended clause 36 (now 34) following the provisions of the Army Act and have removed thereby the overlapping between that clause and clause 33 (now 31).

12. We have reduced the maximum number of lashes which can be awarded under clause 36 (now 34) to thirty, which is the maximum number of stripes which the ordinary Military Courts can award.

13. We consider that there is considerable force in the suggestion that the minimum number of stripes awarded a soldier court-martial should in all cases be three, and we have amended clause 39 (now 37) to give effect to this suggestion.

14. The inconsistency of the present practice, by which it is necessary for colonial officers to be taken away from their own proper duties to hold summary court-martial on petition attached to non-combatant units, will, we think, be removed by the amendment we have suggested to clause 40 (now 38). Our amendment to clause 40 (now 38) will put it in the same class as those which are at present when a general court-martial, which consisted of seven officers is ordered before that number.

15. We have amended clause 47 (now 45) to give legal authority to the present practice which we considered advisable.

16. We have amended the provisions of clause 103 (now 101) and 112 so it is clear that these clauses should correspond.

17. We accept the opinion expressed in the papers submitted to us that as officers to whom the proceedings of a summary court-martial are transmitted should have the power to refuse the sentence of such a court, and we have suggested an amendment of clause 108 (now 106) to give effect to this.

18. We consider that a provision on the lines of a similar provision in the Army Act should be inserted in the Bill to give authority for the present practice regarding the recommendation of a vote of impeachment or impeachment awarded by a court-martial, and we have inserted a new clause with this object (the clause 100 (now 98) of the Bill).

19. We have made various consequential amendments which we need not refer to in detail to give effect to the changes we have suggested above, and we have also made certain small drafting changes in order to secure uniformity of language and to remove possible ambiguities.

20 The publications ordered by the Council has been made as follows:—

In English.		Date.
Gazette of India	8th August 1910.
Port St. George Gazette	29th August 1910.
Bombay Government Gazette	16th August 1910.
Celebes Gazette	17th August 1910.
United Provinces Gazette	12th August 1910.
Punjab Government Gazette	16th August 1910.
Burma Gazette	21st August 1910.
Central Province Gazette	23rd August 1910.
Eastern Bengal and Assam Gazette	27th August 1910.
Ceylon District Gazette	7 1st September 1910.
Madras Official Gazette	19th August 1910.
In the Vernaculars.		Date.
Prose.	Language.	
Madras	Tamil	4th October 1910.
	Telugu	
	Kannada	
	Kannada	17th September 1910.
	Kannada	
	Kannada	4th October 1910.
	Kannada	
Bengal	Hindi	27th August 1910.
United Provinces Gazette	Urdu	24th November 1910.
Ceylon	Kannada	1st November 1910.

21. We think that the Bill has not been so altered as to require re-publication, and we recommend that it be passed as now amended.

ONE CHAIRMAN,
J. L. JENKINS,
SYED ALI ISHAM
M. ILAQUE
MADAN MOHAN MALAVIYA
ZULFIKAR ALI KHAN
ROBERT SCALLOP.
W. C. MALCOLM
H. B. P. DAVIES
UMAR HAYAT.

The 2nd January 1911.

[As amended by THE SELECT COMMITTEE.]

THE INDIAN ARMY BILL.

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- 127. Legality in elements of persons subject to Act.

Regul.

- 128. Regul.

THE SCHEDULE.

Schedule of Regulations.

AN ANNOUNCEMENT BY THE BALLOON COMMITTEE

(The portions printed in *italics* denote the alterations proposed by the Select Committee.)

*A Bill to consolidate and amend the law relating to the Government of His Majesty's
Natives Indian States.*

WHEREAS it is expedient to consolidate and amend the law relating to the government of the Native officers, soldiers and other persons in His Majesty's Indian Service: It is hereby enacted—

CHAPTER I

PROCEEDINGS

Blank table will now
be shown.

1. (F) This Act may be called the Indian Armer Act, 2013.

(6) It shall come into force on such date as the Governor General or Council may, by notification in the Gazette of India, direct in this behalf.

Application of Act

(Part I (a)) Previous subject by

2. (1) The following persons shall be subject to this Act, namely:—

- (c) persons not otherwise subject to military law, who, on active service, in camp, or at any frontier post specified by the Governor-General in Council by notification in this behalf, are employed by, or are in the service of, or are followers of, or accompany any portion of His Majesty's Forces:

44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 62 63 64 65 66 67 68 69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98 99 100 101 102 103 104 105 106 107 108 109 110 111 112 113 114 115 116 117 118 119 120 121 122 123 124 125 126 127 128 129 130 131 132 133 134 135 136 137 138 139 140 141 142 143 144 145 146 147 148 149 150 151 152 153 154 155 156 157 158 159 160 161 162 163 164 165 166 167 168 169 170 171 172 173 174 175 176 177 178 179 180 181 182 183 184 185 186 187 188 189 190 191 192 193 194 195 196 197 198 199 200 201 202 203 204 205 206 207 208 209 210 211 212 213 214 215 216 217 218 219 220 221 222 223 224 225 226 227 228 229 230 231 232 233 234 235 236 237 238 239 240 241 242 243 244 245 246 247 248 249 250 251 252 253 254 255 256 257 258 259 260 261 262 263 264 265 266 267 268 269 270 271 272 273 274 275 276 277 278 279 280 281 282 283 284 285 286 287 288 289 290 291 292 293 294 295 296 297 298 299 300 301 302 303 304 305 306 307 308 309 310 311 312 313 314 315 316 317 318 319 320 321 322 323 324 325 326 327 328 329 330 331 332 333 334 335 336 337 338 339 340 341 342 343 344 345 346 347 348 349 350 351 352 353 354 355 356 357 358 359 360 361 362 363 364 365 366 367 368 369 370 371 372 373 374 375 376 377 378 379 380 381 382 383 384 385 386 387 388 389 390 391 392 393 394 395 396 397 398 399 400 401 402 403 404 405 406 407 408 409 410 411 412 413 414 415 416 417 418 419 420 421 422 423 424 425 426 427 428 429 430 431 432 433 434 435 436 437 438 439 440 441 442 443 444 445 446 447 448 449 450 451 452 453 454 455 456 457 458 459 460 461 462 463 464 465 466 467 468 469 470 471 472 473 474 475 476 477 478 479 480 481 482 483 484 485 486 487 488 489 490 491 492 493 494 495 496 497 498 499 500 501 502 503 504 505 506 507 508 509 510 511 512 513 514 515 516 517 518 519 520 521 522 523 524 525 526 527 528 529 530 531 532 533 534 535 536 537 538 539 540 541 542 543 544 545 546 547 548 549 550 551 552 553 554 555 556 557 558 559 560 561 562 563 564 565 566 567 568 569 570 571 572 573 574 575 576 577 578 579 580 581 582 583 584 585 586 587 588 589 590 591 592 593 594 595 596 597 598 599 600 601 602 603 604 605 606 607 608 609 610 611 612 613 614 615 616 617 618 619 620 621 622 623 624 625 626 627 628 629 630 631 632 633 634 635 636 637 638 639 640 641 642 643 644 645 646 647 648 649 650 651 652 653 654 655 656 657 658 659 660 661 662 663 664 665 666 667 668 669 670 671 672 673 674 675 676 677 678 679 680 681 682 683 684 685 686 687 688 689 690 691 692 693 694 695 696 697 698 699 700 701 702 703 704 705 706 707 708 709 710 711 712 713 714 715 716 717 718 719 720 721 722 723 724 725 726 727 728 729 730 731 732 733 734 735 736 737 738 739 740 741 742 743 744 745 746 747 748 749 750 751 752 753 754 755 756 757 758 759 760 761 762 763 764 765 766 767 768 769 770 771 772 773 774 775 776 777 778 779 780 781 782 783 784 785 786 787 788 789 790 791 792 793 794 795 796 797 798 799 800 801 802 803 804 805 806 807 808 809 810 811 812 813 814 815 816 817 818 819 820 821 822 823 824 825 826 827 828 829 830 831 832 833 834 835 836 837 838 839 840 841 842 843 844 845 846 847 848 849 850 851 852 853 854 855 856 857 858 859 860 861 862 863 864 865 866 867 868 869 870 871 872 873 874 875 876 877 878 879 880 881 882 883 884 885 886 887 888 889 890 891 892 893 894 895 896 897 898 899 900 901 902 903 904 905 906 907 908 909 910 911 912 913 914 915 916 917 918 919 920 921 922 923 924 925 926 927 928 929 930 931 932 933 934 935 936 937 938 939 940 941 942 943 944 945 946 947 948 949 950 951 952 953 954 955 956 957 958 959 960 961 962 963 964 965 966 967 968 969 970 971 972 973 974 975 976 977 978 979 980 981 982 983 984 985 986 987 988 989 990 991 992 993 994 995 996 997 998 999 1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011 1012 1013 1014 1015 1016 1017 1018 1019 1020 1021 1022 1023 1024 1025 1026 1027 1028 1029 1030 1031 1032 1033 1034 1035 1036 1037 1038 1039 1040 1041 1042 1043 1044 1045 1046 1047 1048 1049 1050 1051 1052 1053 1054 1055 1056 1057 1058 1059 1060 1061 1062 1063 1064 1

TABLE 2 (continued)

Graph 3 (100
C) & (11)

(f) Every person subject to this Act under sub-section (1), clause (a) or (b), shall remain a subject until duly naturalized or denaturalized.

3. (1) The Governor General in Council may, by notification, direct that any person or class of persons subject to this Act under section 2, subsection (1), clause (b), shall be or shall be deemed to be, without effect, without effect or non-commenced effect, and may authorize any officer to give a like direction with respect to any such person and to enforce such direction.

[2009 9 30]

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(F) All persons subject to this Act other than officers, warrant officers and non-commissioned officers shall, if they are not persons in respect of whom a nomination or direction under sub-section (2) is in force, be deemed to be of a rank inferior to that of a non-commissioned officer.

22001

4. Every person subject to this Act under section 3, sub-section (1), clause (c), shall, for the purpose of this Act, be deemed to be under the commanding officer of the corps, department or detachment (if any) to which he is attached, and if he is not attached to any corps, department or detachment, under the command of any person who may have with him being deemed as his commanding officer by the officer commanding the force with which such person may for the time being be serving, or if no such officer commanding is then local.

Provided that no officer commanding a force shall not place a person under the command of an officer of official rank inferior to that of such person if there is present at the place where such person is any officer of higher rank under whose command he may be placed.

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4. (2) The Governor General in Council may, by notification, apply all or any of the provisions of this Act to any form raised and introduced in India under the authority of the Governor General in Council.

(2) While any of the provisions of this Act apply to any such laws, the Governor General is deemed not, by notification, direct by what authority any prohibition, power or duties incident to the operation of those provisions shall be exercised or performed in respect of that force.

1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 26

10. (2) Whenever persons subject to this Act are serving out of India under an officer and subject to the authority of the Governor General in Council, the Governor General in Council may prescribe the officer by whom the persons shall, under this Act, may be sworn in by officers commanding armies, divisions and brigades, shall, as respects such persons, be considered.

(f) The Governor General in Council may confer such powers either absolutely, or subject to such restrictions, exceptions, and conditions as he may think fit.

Definitions

Defenses. 7. Is this Act, unless there is something separate in the subject or context, ...

- (1) "Native officer" means a person, formerly a member in the Muzrai's band, who is now a member in the Muzrai's band, and who is now a member in the Muzrai's band;
- (2) "Non-commissioned officer" means a person appointed, selected or in pay as a Native non-commissioned officer in the Muzrai's band;
- (3) "Officer" means a British officer or Native officer, but does not include a woman officer;
- (4) "Officer" means a British officer or Native officer, but does not include a woman officer;

discharge with respect to that portion of the forms or that department the features of an ascending officer is regard to matters of the description referred to in that provision:

- (7) "superior officer," when used in relation to a person subject to this Act, includes a warrant officer and a non-commissioned officer; and, in regard to persons placed under his orders, a warrant officer or non-commissioned officer subject to the Army Act.
- (8) "army," "division" and "brigade" mean respectively an army, division or brigade which is under the command of an officer subject to the authority of the Governor General in Council. (See.)
- (9) "corps" means any separate body of persons subject to this Act or the Army Act which is provided for the purposes of all or any of the provisions of this Act.
- (10) "independent brigade" means a brigade which does not form part of a division. (See.)
- (11) "department" includes any division or branch of a department.
- (12) "enemy" includes all armed nations, armed rebels, armed nations, parties and any person in arms against whom it is the duty of a person subject to military law to act.
- (13) "active service," as applied to a person subject to this Act, means the time during which such person is attached to, or forms part of, a force which is engaged in operations against an enemy, or is engaged in military operations in, or in the line of march to, a country or place which is partly occupied by an enemy, or is in military occupation of any foreign country.
- (14) "military custody" means the arrest or confinement of a person according to the usage of the service.
- (15) "military reward" includes any gratuity or annuity for long service or good conduct, any good conduct pay, good service pay or pension, and any other military pecuniary reward.
- (16) "court-martial" means a court-martial held under this Act.
- (17) "criminal court" means a court of ordinary criminal jurisdiction in British India, or established elsewhere by the authority of the Governor General in Council.
- (18) "civil offence" means an offence which, if committed in British India, would be triable by a criminal court.
- (19) "offence" means any act or omission punishable under this Act, and includes a civil offence as heretofore defined.
- (20) "notification" means a notification published in the Gazette of India.
- (21) "prescribed" means prescribed by rules made under this Act; and
- (22) all words and expressions used herein and defined in the Indian Penal Code and not herein before defined shall be deemed to have the meanings respectively attributed to them by that Code.

113 of 1906

CHAPTER II.

ENLISTMENT AND ATTENDANCE.

Enlistment.

8. Upon the appointment before the prescribed recruiting officer of any person desirous of being enrolled, the recruiting officer shall read and explain to him, or cause to be read and explained to him, in his presence, the conditions of the service for which he is to be enlisted; and shall put to him the questions set forth in the prescribed form of enlistment, and shall, after having ascertained that if he makes a false answer to any such question he will be liable to punishment under this Act, record or cause to be recorded his answer to each such question. (See.)
9. If, after complying with the provisions of section 8, the recruiting officer is satisfied that the person desirous of being enrolled fully understands the conditions put to him and consents to the conditions of service, and if he perceives no impediment, he shall sign the enlistment paper, and the person shall then be deemed to be enrolled. (See.)
10. Every person who has for the space of six months been in the receipt of military pay and been borne on the rolls of any corps or department (of which the last pay statement, if produced, shall be evidence) shall be deemed to have been duly enlisted, and shall not be entitled to claim his discharge on the ground of illegality or irregularity in his enlistment. (See.)

Attendance.

11. The following persons shall be attended, namely:—
- (a) all persons enrolled as soldiers;
- (b) all other enrolled persons provided by the Governor General in Council. (See.)
12. (1) When a person who is to be attended is required to be attended, or has completed the prescribed period of probation, an order or certificate shall be administered to him in the prescribed form by the commanding officer or head of his corps or each portion thereof or each members of his department as may be provided or by any other prescribed person. (See.)
- (2) The form of order or certificate prescribed under this section shall contain a promise that the person to be attended will be faithful to His Majesty, His heirs and successors, and that he will serve in His Majesty's Indian Forces and go wherever he is ordered by land or sea, and that he will stay all commands of any officer set over him, even in the face of his life. (See.)
- (3) The form of an enrolled person having taken the oath or affirmation under this section shall be taken shall be entered in his enlistment paper, and authenticated by the signature of the officer administering the oath or affirmation. (See.)

CHAPTER III.

DISCIPLINE AND DISCHARGE.

- (3 and 4 (9)) Dismissal by Governor General in Council and Commander-in-Chief in India.
- (5) 13. The Governor General in Council or the Commander-in-Chief in India may dismiss from the service any person serving under his command other than a Native officer.
- (6 4 (3) (5)) Dismissal by other commanding officer, or by a Division, Brigade, or Battalion.
- (18) 14. An officer commanding an army, division or brigade, or any prescribed officer, may dismiss from the service any person serving under his command other than a Native officer.
- Dismissal of service. 15. Every person sentenced by any court-martial or by any civil court in consequence of an offence committed by him while in the service, shall be dismissed from the service by his commanding officer.
- Discharge. 16. The prescribed authority may, in conformity with any rules provided in this Act, discharge from the service any person subject to this Act.
- (4) Certificate to persons dismissed or discharged. 17. Every person who is dismissed or discharged from the service shall be furnished by his commanding officer with a certificate, in the English language and in the mother tongue of such person (when his mother tongue is not English), setting forth—
- (a) the authority dismissing or discharging him;
- (b) the cause of his dismissal or discharge;
- (c) the full period of his service in the army.
- (Each 4 (5) and (15)) 18. (1) Any person enrolled under the Act who is entitled under the conditions of his enlistment to be discharged, or whose discharge is ordered by competent authority, and who, when he is so entitled or ordered to be discharged, is serving out of India, and requests to be sent to India, shall, before being discharged, be sent to India with all convenient speed.
- (2) Any person enrolled under the Act who is dismissed from the service and who, when he is so dismissed, is serving out of India, shall be sent to India with all convenient speed.
- (3) If any such person has been sentenced by court-martial in any punishment, such punishment may be inflicted before he is sent to India.

CHAPTER IV.

DISCIPLINE AND PUNISHMENTS CONCERNING THEM BY ORDER OF COURT-MARTIAL.

- (184) 19. (1) The Commander-in-Chief in India, as officer commanding an army, division or brigade, or any prescribed officer, may order to a lower grade or to the ranks any non-commissioned officer under his command.
- (2) The commanding officer of an army, division or brigade may order him to be promoted to a lower grade or to the ranks as a non-commissioned officer or, if he has no prescribed grade above the ranks, in the ranks.
- (184) 20. (1) The Commander-in-Chief in India may, subject to the control of the Governor-General in Council, specify the minor punishments to which persons subject to this Act shall be liable without the intervention of a court-martial, and the officer or officers by whom, and the extent to which, such minor punishments may be awarded.
- (2) Imprisonment in military custody may be specified as such a minor punishment, provided that—
- (a) the term of such imprisonment shall not exceed twenty-eight days; and
- (b) it shall not be awarded to any person of or above the rank of non-commissioned officer, or who, when he committed the offence in respect of which it is awarded, was of or above such rank.
21. Whenever any weapon or part of a weapon forming part of the equipment of a body of soldiers, or any company or other similar unit in the service, is lost or stolen, the officer commanding the body, division or independent brigade to which such loss or theft belongs may, after obtaining the report of a court of inquiry, impose a collective fine upon the native officers, non-commissioned officers and men of such unit, or upon so many of them as, in his judgment, should be held responsible for such loss or theft.
- (184) 22. (1) Every officer, in breach of good order, the commanding officer of any corps or detachment in the service, in camp, on the march, or at any frontier post appointed by the Governor-General in Council, by notification in this behalf in which troops are detached, may punish any Native follower of such corps or detachment who is subject to this Act under section 2, sub-section (2), clause (c)—
- (a) if such follower is not a soldier or man, with imprisonment for a term which may extend to thirty days, or with fine which may extend to fifty rupees;
- (b) if such follower is a soldier or man, with imprisonment for a term which may extend to seven days, or, if he is a soldier or man, with corporal punishment not exceeding twelve strokes of a rattan;
- (3) Imprisonment awarded under this section may be carried out in a military guard, or in a jail, or ordered by the commanding officer, and the officer in charge of any jail shall, on the delivery to him of the person of the offender, with a warrant, under the hand of the said commanding officer, receive the offender according to the exigency of the warrant or will be discharged by due course of law.

- (c) knowing or having reason to believe in the existence of any meeting, or of any intention to meeting, or of any conspiracy or other design, does not, without delay, give information thereof to his commanding or superior superior officer;
- (d) uses or attempts to use obtained force to, or commits an assault, on his superior officer, whether as or off duty, knowing or having reason to believe him to be such; or
- (e) disobeys the lawful command of his superior officer.

shall, on conviction by court-martial, be punished with death, or with such less punishment as is in this Act mentioned.

28. Any person subject to this Act who commits any of the following offenses, that is to say, —

(c) is grossly insubordinate or insolent to his superior officer in the execution of his officer's

(4) refuses to be transported or moved in the carrying of any field work or other military work of any description ordered to be made either in quarters or in the field, or

- includes a provincial, territorial, or an overseas provincial, or any officer or non-commercial officer or other person, legally answering suitably under or on behalf of a provincial, territorial, or, when called on, relevant to suit, is the assistant of his duty, the provincial, territorial, overseas provincial, or any such officer, non-commercial officer or other person.

shall, on conviction by court-martial, be punished with imprisonment, or with such less punishment as may be so directed.

[illegible]

19. Any woman subject to this Act who desires an attorney to defend her, must pay for the same.

Dunstan, *Franklin's Environment and Agency beyond Eden*

19. Any person subject to this Act who deserts or attempts to desert the service shall, on conviction by court-martial, be punished with death, or with such less punishment as is in this Act mentioned.

23. Any person subject to this Act who commits any of the following offences, shall be liable to a fine not exceeding one hundred dollars, or to imprisonment for a term not exceeding three months, or to both such fine and imprisonment, at the discretion of the court:

- (g) knowingly harbours any disease, or who, knowing, or having reason to believe, that any other person has contracted, or that any disease has been harboured by any other person, does not without delay give information thereof to his own or some other superior officer, or use his utmost endeavours to cause such disease to be ascertained: or

[9] knowing, or having reason to believe, that a person is a detainee, prisoner or otherwise is present for the treatment of such person; or

(c) without having first obtained a regular discharge from the corps or department to which he belongs, sends himself in the mail or any other means or detachment; or

[e] being on leave of absence and having received information from various authorities that

corps or portion of a corps, or any department, in which he belongs, has been ordered on active service, falls, without an injury caused, is recalled without disability.

(f) without sufficient cause fails to appear at the time fixed at the parade or place appointed for execution of duty; or

(g) when on parade, or on the line of march, without sufficient cause or without leave from his superior officer quits the parade or line of march; or

(4) in time of peace, quite the guard, patrol or post without being regularly relieved or without leave; or

(d) without proper authority is found two miles or upwards from camp; or

is considered for non-scientific, but consistent with fundamental research, that the

and, in addition, of such services, or payments with imprisonment, or with such less punishment as is in this Act mentioned.

Diagnostic Conduct

31. Any person subject to this Act who commits any of the following offences,

- (C) Deliberately misappropriates or converts to his own use any money, securities, stamps, arms, clothing, ammunition, tools, instruments, equipments or military stores of any kind, the property of Government, entrusted to him; or

has been identified, knowing whether reason to believe the same has been discovered, or is reported or alleged, or

(d) embezzlement in respect of any property of Government; and

institution, or of any person subject to military law, or serving with, or attached to, the

(g) dishonestly receives or obtains any such property as is specified in clause (d) knowing or having it been to believe it to be stolen; or

(f) does any other thing with intent to defraud, or to even wrongfully gain to one person or wrongful loss to another person; or

(f) negligently or negligently or produces disease or injury to himself, or intentionally delays his care or neglects his duties or neglects his duties.

(4) with intent to render himself or any other person unfit for service, voluntarily causes harm to himself or any other person; or

(f) consents and offense of a legal, indentured or contractual bond, or attempts to consensu agree such officers and does not consensu agree such officers.

shall, on conviction by a court-martial, be punished with imprisonment, or with such less punishment as is in this Act mentioned.

Intimidation.

31. Any person subject to this Act who is in a state of intimidation, whether on duty or not on duty, shall, as narrated by court-martial, be punished with imprisonment, or with such less punishment as is in this Act mentioned. (36)

Offence in relation to Persons in Custody.

32. Any person subject to this Act who, without proper authority, releases any State prisoner, enemy or person taken in arms against the State, placed under his charge, or who negligently suffers any such prisoner, enemy or person to escape, shall, as mentioned by court-martial, be punished with death, or with such less punishment as is in this Act mentioned. (37)
33. Any person subject to this Act who commits any of the following offences, that is to say,—
- (a) being in command of a guard, platoon or patrol, refuses to receive any prisoner or person (38)
 - (b) without proper authority releases any prisoner or person placed under his charge, or negligently suffers any such prisoner or person to escape; or (39, 40)
 - (c) being on military outduty, leaves such custody before he is at liberty by proper authority; shall, as mentioned by court-martial, be punished with imprisonment, or with such less punishment as is in this Act mentioned. (41)

Offence in relation to Property.

34. Any person subject to this Act who commits any of the following offences, that is to say,—
- (a) commits extortion, or without proper authority exacts from any person, anything, or payments; or (42)
 - (b) in time of peace, commits house-breaking for the purpose of plundering, or plundering, destruction or damages any field, garden, or other property; or (43)
 - (c) despoils or through neglect hides, injures, makes away with, or loses or loses his house or any animal used in the public service; or (44)
 - (d) makes away with, or is concerned in making away with, his arms, ammunition, equipment, instruments, tools, clothing or experimental materials; or (45)
 - (e) loses by neglect anything mentioned in clause (d) or (f) or any property belonging to Government, or to any military unit, band or institution, or to any person subject to military law, or army unit, or attached to, the army; or (46)
 - (f) steals, purveys, conceals or disposes any mule or documents posted to him; shall, as mentioned by court-martial, be punished with imprisonment, or with such less punishment as is in this Act mentioned. (47)

Offence in relation to False Documents and Statements.

35. Any person subject to this Act who commits any of the following offences, that is to say,—
- (a) makes a false accusation against any person subject to military law, knowing such accusation to be false; or (48, 49)
 - (b) in making any complaint under section 137, knowingly makes any false statement affecting any material fact; or (50)
 - (c) obtains or attempts to obtain for himself, or for any other person, any position, allowance or other advantage or privilege by a statement which is false, and which he either knows or believes to be false or does not believe to be true, or by making or using a false entry in any book or record, or by making any document containing a false statement, or by writing to make a true entry or document containing a true statement; or (51)
 - (d) knowingly furnishes a false return or report of the number or state of any man under his command or charge, or of any money, arms, ammunition, clothing, equipment, stores or other property in his charge, whether belonging to such man or to Government or to any person or is attached to the army, or who, through design or culpable neglect, omits or refuses to make or send any return or report of the nature aforesaid; shall, as mentioned by court-martial, be punished with imprisonment, or with such less punishment as is in this Act mentioned. (52)

37. Any person having become subject to this Act who is discovered to have made a written false answer to any question set forth in the prescribed form of document which has been put to him by the controlling officer before whom he appears for the purpose of being examined, shall, as mentioned by court-martial, be punished with imprisonment, or with such less punishment as is in this Act mentioned. (53)

Offence in relation to Quarters-martial.

38. Any person subject to this Act who commits any of the following offences, that is to say,—
- (a) when duly summoned to attend as a witness before a court-martial, intentionally omits to attend, or refuses to be sworn or offered to be sworn or to answer any question, or to produce or deliver up any book, document or other thing which he may have been duly sworn and asked upon to produce or deliver up; or (54)
 - (b) intentionally offers any insult or causes any interruption or disturbance to, or uses any threatening or disrespectful words, signs or gestures, or is insolent or violent in the presence of, a court-martial while sitting; or (55)

- (14) (i) having been duly sworn, or affirmed before any court-martial or other military court assembled to administer to such or otherwise, makes any statement which is false, and which he either knows or believes to be false or does not believe to be true; shall, on conviction by court-martial, be punished with imprisonment, or with such less punishment as is in this Act mentioned.

Miscellaneous Military Offences.

30. Any person subject to this Act who commits any of the following offences, that is to say,—

- (15) (a) being on office or warrant office, behaves in a manner unbecoming his position and character; or
(16) (b) strikes or otherwise ill-treats any person subject to this Act being his subordinate in rank or position; or
(17) (c) being in command at any post or on the march, and receiving a complaint that any one under his command has been or otherwise mistreated or oppressed any person, or has disturbed any fair or market, or committed any riot or trespass, fails to have due repetitions made to the injured person or to report the case to the proper authority; or
(18) (d) by defiling any place of worship, or otherwise intentionally insults the religion or wounds the religious feelings of any person; or
(19) (e) attempts to commit suicide and does any act towards the completion of such offence; or
(20) (f) being below the rank of warrant officer, when off duty, appears, without proper authority, in or about camp or quarters, or in or about, or when going to or returning from, any town or bazaar, carrying a sword, dagger or other offensive weapon; or
(21) (g) directly or indirectly, attempt or abet, or agree to accept or attempt to obtain, for himself or for any other person, any gratification as a reward for procuring the enrolment of any person, or leave of absence, promotion or any other advantage or indulgence for any person in the service; or
(22) (h) neglects to obey any general or particular order; or
(23) (i) is guilty of any act or omission which, though not specified in this Act, is prejudicial to good order and military discipline;

shall, on conviction by court-martial, be punished with imprisonment, or with such less punishment as is in this Act mentioned.

Abetment.

- (24) 40. Every person subject to this Act who abets any offence punishable under this Act may be punished with the punishment provided in this Act for each offence.

Civil Offences.

- (25) 41. Every person subject to this Act who at any place beyond British India, or when on active service in British India, commits any civil offence shall be deemed to be guilty of an offence against military law, and, if charged therewith under this section, shall, subject to the provisions of this Act, be liable to be tried for the same by court-martial, and so according to be punished as follows, that is to say:—

- (a) if the offence is one which, would be punishable under the law of British India with death or with transportation, he shall be liable to suffer any punishment assigned for the offence by the law of British India; and
(b) in other cases, he shall be liable to suffer any punishment assigned for the offence by the law of British India, or such punishment as might be awarded to him in pursuance of this Act in respect of an act prejudicial to good order and military discipline.

- (26) 42. Every person subject to this Act who commits or attempts to commit or abets the commission of an offence punishable under Chapter VI of the Indian Penal Code, or any of the following offences against any person subject to military law, that is to say, murder, culpable homicide or any offence punishable under any of the sections 302 to 305 (both inclusive), or section 306 of the said Code, shall be deemed to be guilty of an offence against military law, and, if charged under this section with any such offence, shall, subject to the provisions of this Act, be liable to be tried by court-martial, and on conviction shall be liable to suffer any punishment assigned for the offence by the said Code.

CHAPTER VI.

Punishments.

- (27) 43. Punishments may be inflicted in respect of offences committed by persons subject to this Act, and provided by court-martial, according to the scale following, that is to say:—

- (a) death;
(b) transportation for life or for any period not less than seven years;
(c) imprisonment (with or without military imprisonment) for any term not exceeding fourteen years;
(d) dismissal from the service;
(e) in the case of officers and warrant officers, transportation from rank, pay and allowances for any stated period;
(f) reduction, in the case of a warrant officer, to a lower grade or class (if any) of warrant officer, or in the case of a non-commissioned officer, to a lower grade or to the ranks;

- (g) in the case of officers, warrant officers and non-commissioned officers, forfeiture of seniority of rank;
- (h) forfeitures and stoppages as follows, namely:—
- (i) forfeiture of service for the purpose of promotion, increased pay, pension or any other prescribed purpose;
 - (ii) forfeiture of any military decoration or military reward;
 - (iii) forfeiture, in the case of a person sentenced to dismissal from the service or whose sentence involves such dismissal, of all awards of pay and allowances and other public money due to him at the time of such dismissal;
 - (iv) stoppages of pay and allowances until any proved loss or damage occasioned by the offence of which he is sentenced is made good.
44. Where in respect of any offence under this Act there is specified a particular punishment or such less punishment as it is in that Act mentioned, there may be awarded in respect of that offence instead of such particular punishment (but subject to the other provisions of this Act as to punishments and reward being had to the nature and degree of the offence) any one punishment lower in the above scale than the particular punishment.
45. Where any person subject to this Act and under the rank of warrant officer—
- (a) as active service is guilty of any offence; or
 - (b) at any time is guilty of the offence specified in clause (2) of section 31; or
 - (c) at any time is guilty of a most offence which would be punishable with whipping under the law of British India, and is triable by court-martial under this Act,
- It shall be lawful for a court-martial to award for that offence corporal punishment not exceeding forty lashes.
46. Corporal punishment shall, for the purpose of commutation, be deemed to stand in the scale of punishments next below dismissal.
47. A sentence of a court-martial may award, in addition to or without any one other punishment, any one or more of the punishments specified in clauses (4), (7) and (8) of section 43.
48. Whenever any person is sentenced to rigorous imprisonment, the court may, by its sentence, order that the offender shall be kept in military confinement for any portion or portions of the imprisonment to which he is sentenced, not exceeding three months in the whole, according to the following scale, that is to say:—
- (a) a time not exceeding one month if the term of imprisonment does not exceed six months;
 - (b) a time not exceeding two months if the term of imprisonment exceeds six months and does not exceed one year;
 - (c) a time not exceeding three months if the term of imprisonment exceeds one year.
49. A non-commissioned officer sentenced by court-martial to transportation, imprisonment, or corporal punishment or dismissal from the service, shall be deemed to be reduced to the rank.

CHAPTER VII.

FINANCIAL PROVISIONS.

50. The following penal deductions may be made from the pay and allowances of a person subject to this Act, that is to say:—
- (a) all pay and allowances for every day of absence either on detention or without leave, or as a prisoner of war, and for every day of imprisonment awarded by a criminal court, a court-martial, or an officer exercising authority under section 39;
 - (b) all pay and allowances for every day whilst he is in custody on a charge for an offence of which he is afterwards convicted by a criminal court or court-martial, or on a charge of absence without leave for which he is afterwards awarded imprisonment by an officer exercising authority under section 39;
 - (c) all pay and allowances for every day on which he is in hospital on account of sickness certified by the proper medical officer attending on him at the hospital to have been caused by an offence under this Act committed by him;
 - (d) all pay and allowances ordered by a court-martial to be expended or forfeited under section 43;
 - (e) any sum ordered by a court-martial to be stopped under section 43;
 - (f) any sum required to make good such compensation for any expenses caused by him, or for any loss of or damage or destruction done by him, to any arms, accoutrements, equipment, clothing, instruments, instrumental accessories or military decorations, or to any buildings or property, as may be awarded by his commanding officer;
 - (g) any sum required to pay a fine awarded by a criminal court, a court-martial exercising jurisdiction under section 31 or section 43, or an officer exercising authority under section 39 or section 43;

Provided that the total deduction from the pay and allowances of a person subject to this Act made under clauses (a) to (g), both inclusive, shall not (except in the case of a person sentenced to detention or whose sentence involves dismissal), exceed in any one month one-half of his pay and allowances for that month.

Explanation.—For the purpose of clauses (a) and (f)—

- (a) absence or custody for six consecutive hours or upwards, whether wholly in one day or partly in one day and partly in another, may be reckoned as absence or custody for a day;

[A. A. 110
(S.) A. R. 1,
Vol. I, 110.]

(b) absent or custody for twelve consecutive hours or upwards may be reckoned as absence or custody for the whole of each day during any portion of which the person was absent or in custody; and

(2) any absence at custody for less than a day may be reckoned as absence or custody for a day if such absence or custody prevented the absence from fulfilling any military duty which was thereby thrown upon some other person.

[Act. 10.]

Deliberate
from
public enemy
the pay.

51. Any sum authorized by this Act to be deducted from the pay and allowances of any person may, without prejudice to any other mode of recovering the same, be deducted from any public money due to him other than a pension.

[Act. 11.]

Exclusion of
from
the list.

52. Any deduction from pay and allowances authorized by this Act may be regulated in such manner and by such authority as may from time to time be permitted.

CHAPTER VIII.

COURT-MARTIAL.

Constitution and Jurisdiction of Court-martial.

[Act. 12.]

Court-martial
shall be
the body thereof.

53. For the purposes of this Act there shall be four kinds of court-martial, that is to say:—

- (1) general court-martial;
- (2) district court-martial;
- (3) summary general court-martial; and
- (4) summary court-martial.

Power to convene
general
court-martial.

54. A general court-martial may be convened by the Commander-in-Chief in India, or by any officer empowered in this behalf by warrant of the Commander-in-Chief in India.

Power to convene
district
court-martial.

55. A district court-martial may be convened by any officer having power to convene a general court-martial, or by any officer empowered in this behalf by warrant of any such officer.

Officer to whom
referred under
section 54.

56. A warrant issued under section 54 or section 55 may specify such restrictions, reservations or conditions as the officer issuing it may think fit.

[Act. 13.]

Composition of
general
court-martial.

57. A general court-martial shall consist of not less than seven officers unless that number, due regard being had to the public service, is unavailable, in which case the court may consist of not less than five officers.

[Act. 14.]

Composition of
district
court-martial.

58. A district court-martial shall consist of not less than three officers.

[Act. 15.]

Composition of
summary
general
court-martial.

59. Whenever a general court-martial is ordered to be composed of the smallest number of officers permitted in section 57, the officer convening the court shall state that the larger number of officers is not, due regard being had to the public service, available, and such statement shall be conclusive evidence of the fact so stated.

[Act. 16.]

Composition of
general or district
court-martial.

60. The officers composing a general or district court-martial shall, at the discretion of the convening officer, but subject to the provisions of section 59, either be British or Native officers, but shall not be partly British and partly Native officers.

[Act. 17.]

Claim to trial
by British
officers.

61. (1) Any person subject to this Act who is under orders for trial by general or district court-martial may claim to be tried by British officers.
(2) In all cases the right of making such a claim shall, before the court is convened, be explained to the person under orders for trial by the convening officer, or some officer deputed by him in this behalf, and, when such a claim is made, the court shall be constituted accordingly.

[Act. 18.]

Composition of
summary
general
court-martial.

62. The following authorities shall have power to convene a summary general court-martial, namely:—

- (a) an officer empowered in this behalf by an order of the Governor General in Council or of the Commander-in-Chief in India;
- (b) an officer serving, the officer commanding the forces in the field, or any officer empowered by him in this behalf;
- (c) an officer commanding any detached portion of His Majesty's troops upon extra service when, in his opinion, it is not practicable, with due regard to discipline and the exigencies of the service, that an officer should be tried by an ordinary general court-martial.

[Act. 19.]

Composition of
summary
general
court-martial.

63. A summary general court-martial shall consist of not less than three officers.

[Act. 20.]

Summary
court-martial.

64. (1) A summary court-martial may be held—

- (a) by the commanding officer of any corps or department of His Majesty's Indian forces, or of any detachment of those forces;
 - (b) by the commanding officer of any British corps or detachment to which details subject to this Act are attached.
- (2) As every summary court-martial the officer holding the trial shall choose suchlike the court, but the proceedings shall be attended throughout by two other officers who shall act, as such, as assessors or officers.

[Act. 21.]

Exclusion of
from
the list.

65. (1) If a court-martial after the commencement of a trial is reduced below the smallest number of officers of which it is by this Act required to consist, it shall be dissolved.

Provided that a general court-martial shall not be dissolved under the provisions of this section unless it is ordered before the trial.

(2) If, on account of the illness of the accused before the finding, it is impossible to continue the trial, a court-martial shall be dissolved.

(3) Where a court-martial is dissolved under this section, the accused may be tried again.

Prohibition of Court-martial.

62. When any person subject to this Act has been acquitted or convicted of an offence by a court-martial or by a criminal court, or has been summarily dealt with for an offence under section 55 or section 52, he shall not be liable to be tried again for the same offence by a court-martial or court with summary jurisdiction in respect of it under either of the said sections. [106.]

63. No person subject to this Act shall be tried or punished by a court-martial for any offence after the expiration of three years from the date of such offence, unless the offender, by reason of absence or of some other justified impediment, could not be arrested or arrested and brought to trial within that period; in which case he shall be liable to be tried at any time not exceeding two years after such impediment has ceased. [107.]

64. Any person subject to this Act who commits any offence against it may be tried and punished for such offence in any place whatever. [108.]

Adjustment of the jurisdiction of Courts-martial and Criminal Courts.

65. When a criminal court and a court-martial have each jurisdiction in respect of an offence, it shall be in the discretion of the prescribed military authority to decide before which court the proceedings shall be continued, and, if that authority decides that they shall be continued before a court-martial, to direct that the accused person shall be detained in military custody. [109.]

70. (1) Where a criminal court has jurisdiction in respect of an offence, it may, by written order, request the prescribed military authority at its option either to deliver before the offender to the nearest magistrate to be proceeded against according to law, or to postpone proceedings pending a reference to the Governor General in Council. [110.]

(2) In every such case the said authority shall either deliver over the offender in compliance with the request or shall forthwith refer the question as to the court before which the proceedings are to be continued for the consideration of the Governor General in Council, whose order upon such reference shall be final.

71. (1) Notwithstanding anything contained in section 28 of the General Clauses Act, 1893, or in section 483 of the Code of Criminal Procedure, 1908, a person arrested or acquitted by a court-martial may be afterwards tried by a criminal court for the same offence or on the same facts. [111.]

(2) If a person sentenced by a court-martial in pursuance of this Act is punishable for an offence afterwards tried by a criminal court for the same offence or on the same facts, that court shall, in awarding punishment, have regard to the military punishment he may already have undergone.

Power of Court-martial.

72. A general or summary general court-martial shall have power to try any person subject to this Act for any offence made punishable therein, and to pass any sentence authorized by this Act. [112.]

73. A district court-martial shall have power to try any person subject to this Act other than an officer for any offence made punishable therein, and to pass any sentence authorized by this Act other than a sentence of death, or transportation, or imprisonment for a term exceeding two years. [113.]

74. A summary court-martial may try any offence punishable under any of the provisions of this Act. [114.]

Provided that when there is no grave reason for immediate action, and reference can without detriment to discipline be made to the officer concerned to a summary court-martial for the trial of the alleged offender, an officer holding a summary court-martial shall not try without such reference any of the following offences, namely:—

(a) any offence punishable under sections 25, 27, clauses (4), (5) or (6), 36, 41 or 44, or

(b) any offence against the offence holding the court.

75. A summary court-martial may try any person subject to this Act and under the command of the officer holding the court, except an officer or warrant officer. [115.]

76. (1) A summary court-martial held by the commanding officer of a corps or department may pass any sentence which can be passed under this Act, except a sentence of death or transportation, or of imprisonment for a term exceeding one year. [116.]

(2) A summary court-martial held by any other officer may pass any sentence which can be passed under this Act, except a sentence of death or transportation, or of imprisonment for a term exceeding six months.

Procedure at trials by Court-martial.

77. At every general, district or summary general court-martial the commanding officer shall act as president. [117.]

78. Every general court-martial shall, and every district court-martial may, be attended by a judge advocate, who shall be either an officer belonging to the department of the Judge Advocate General in India, or, if no such officer is available, a person appointed by the commanding officer. [118.]

- (104.) **Superintending officer.** 76. A British officer of not less than four years' service, hereinafter called the superintending officer, shall be appointed to superintend the proceedings of every court-martial composed of British officers unless he is not attended by a judge advocate.
- (105.) **Challenge.** 76. (1) At all trials by general, district or summary court-martial, as soon as the court is assembled, the names of the president and members shall be read over to the accused, who shall thereupon be asked whether he objects to be tried by any officer sitting on the court.
- (2) If the accused objects to any such officer, his objections, and also the reply thereto of the officer objected to, shall be heard and recorded, and the remaining officers of the court shall, in the absence of the challenged officer, decide on the objection.
- (3) If the objection is allowed by one-half or more of the officers entitled to vote, the objection shall be allowed, and the member objected to shall retire, and his vacancy may be filled in the prescribed manner by another officer, subject to the same right of the accused to object.
- (4) When no challenge is made, or when challenge has been made and disallowed, or the place of every officer successfully challenged has been filled by another officer to whom no objection is made or allowed, the court shall proceed with the trial.
- (106.) **Verdict of members.** 77. (1) Every decision of a court-martial shall be passed by an absolute majority of votes; and where there is an equality of votes as to either finding or sentence, the decision shall be in favour of the accused.
- (2) In matters other than a challenge or the finding or sentence, the president shall have a casting vote.
- (107.) **Notice of protest and members.** 77. An oath or affirmation in the prescribed form shall be administered to every member of every court-martial and to the judge advocate or superintending officer before the commencement of the trial.
- (108.) **Oaths of witnesses.** 78. Every person giving evidence at a court-martial shall be sworn on oath or affirmation, and shall be duly sworn or affirmed in the prescribed form.
- (109.) **Summoning witnesses and production of documents.** 79. (1) The commanding officer, the president of the court, the judge advocate, or the commanding officer of the accused person, may, by summons under his hand, require the attendance before the court, at a time and place to be mentioned in the summons, of any person either to give evidence or to produce any document or other thing.
- (2) In the case of a witness summoned to military authority, the summons shall be sent to the officer commanding the corps, department or detachment to which he belongs, and such officer shall serve it upon him accordingly.
- (3) In the case of any other witness, the summons shall be sent to the magistrate within whose jurisdiction he may be or reside, and such magistrate shall give effect to the summons so if the witness were required in the court of such magistrate.
- (4) When a witness is required to produce any particular document or other thing in his possession or power, the summons shall describe it with as much accuracy as may be.
- (5) Nothing in the section shall be deemed to affect the Indian Evidence Act, 1872, sections 1 to 109, 110 and 114, or to apply in any letter, postcard, telegram or other document in the custody of the post or telegraph authorities.
- (6) If any document in such custody is, in the opinion of any district magistrate, chief presidency magistrate, high court or court of session, wanted for the purpose of any court-martial, such magistrate or court may require the postal or telegraph authorities, or the post may be, to deliver such documents to such person as such magistrate or court may direct.
- (7) If any such document is, in the opinion of any chief magistrate or of any commissioner of police or district superintendent of police, wanted for any such purpose, he may require the postal or telegraph authorities, as the case may be, to cause notice to be made for and to deliver such document pending the action of any such district magistrate, chief presidency magistrate or court.
- (110.) **Consequences.** 80. (1) Whenever, in the course of a trial by court-martial, it appears to the court that the attendance of a witness is necessary for the ends of justice, and that the expenses or inconvenience which, in the circumstances of the case, would be unreasonable, such court witness may be issued.
- (2) The Judge Advocate General may then, if he thinks necessary, issue a commission to any district magistrate or magistrate of the first class, within the local limits of whose jurisdiction such witness resides, to take the evidence of such witness.
- (3) When the witness resides in the territories of any prince or chief in India in which there is an officer representing the British Indian Government, the commission may be issued to such officer.
- (4) The magistrate or officer to whom the commission is issued, if he is the district magistrate, he or such magistrate of the first class as he appoints in this behalf, shall proceed to the place where the witness is or shall summon the witness before him and shall take down his evidence in the name of Colonial Proceedings, 1884.
- (5) Where the commission is issued to such officer as is mentioned in sub-section (3), he may delegate his powers and duties under the commission to any other subordinate in him whose powers are not less than those of a magistrate of the first class in British India.
- (6) When the witness resides out of India, the magistrate may be issued to any British consular officer, British magistrate or other British official competent to administer an oath or affirmation in the place where such witness resides.
- (7) The president and the named person in any case in which a commission is issued may, subject to the foregoing and any regulations in writing which the court may think relevant to the facts, interrogate.

(8) The prosecutor and the accused persons may appear before each magistrate or officer by pleader or, except in the case of an accused person in custody, in person, and may examine, cross-examine and re-examine (as the case may be) the said witness.

(9) After any examination named under this section has been duly completed, it shall be referred, together with the depositions of the witness examined thereunder, to the Judge Advocate General.

(10) On receipt of a commission and depositions returned under sub-section (9), the Judge Advocate General shall forward the same to the court at whose instance the commission was issued or, if such court has been dissolved, to any other court convened for the trial of the accused persons; and the depositions, the return thereto and the depositions shall be open to the inspection of the prosecutor and the accused persons, and may, subject to all just exceptions, be used in evidence in the case by either the prosecutor or the accused, and shall form part of the proceedings of the court.

(11) In any case in which a commission is issued under this section the trial may be adjourned for a specified time reasonably sufficient for the examination and return of the depositions.

Explanation.—In this section, the expression "Judge Advocate General" means the Judge Advocate General in India, and includes a Deputy Judge Advocate General.

86. (2) A person charged before a court-martial with desertion may be found [117]
guilty of attempting to desert or of being absent without leave.

(3) A person charged before a court-martial with attempting to desert may be found guilty of desertion or of being absent without leave.

(4) A person charged before a court-martial with any of the following offences specified in section 41, that is to say, theft, dishonest misappropriation or conversion in his own use of property entrusted to him, or dishonestly receiving or obtaining property in respect of which any of the aforesaid offences has been committed knowing or having reason to believe it to have been stolen or dishonestly misappropriated or converted, may be found guilty of any other of those offences with which he might have been charged.

(5) A person charged before a court-martial with an offence punishable under section 42 or section 43 may be found guilty of any other offence of which he might have been found guilty if the provisions of the Criminal Procedure Code, 1898, were applicable.

(6) A person charged before a court-martial with any other offence under this Act may, on failure of proof of an offence having been committed on circumstances involving a more serious punishment, be found guilty of the same offence as having been committed on circumstances involving a less serious punishment.

Majority requisite in sentences of death 87. No sentence of death shall be passed by any court-martial without the [118]
concurrence of two-thirds of the total of the members of the court.

Evidence before Court-martial.

General rule as to evidence. 88. The Indian Evidence Act, 1872, shall, subject to the provisions of this Act, [119]
apply to all proceedings before a court-martial.

Technical notice. 89. A court-martial may take judicial notice of any matter within the general [120]
military knowledge of the members.

90. In any proceeding under this Act, any application, certificate, warrant, reply or other document [121]
purporting to be signed by an officer in the civil or military service of the Government, shall, as for a document, be presumed to have been duly signed by the person and in the character by whom and in which it purports to have been signed, until the contrary is shown.

Presumption as to signature.

91. Any document purporting to be signed by an excelling officer shall, in proceedings [122]
under this Act, be evidence of the person excelled having given the signature in the presence of each person, and of the document.

92. (2) If at any trial for desertion, absence without leave, absconding, looting or not rejoining [123]
when ordered for service, the person tried exists in his defence any sufficient or reasonable answer for his unauthorised absence, and refers to support thereof by any officer in the civil or military service of Government, or if it appears that any such officer and adjourn until his reply is received.

(3) The written reply of any officer mentioned in shall, if signed by him, be received in evidence [124]
and holds the same effect as if made in court before the court.

(4) If the court is dissatisfied before the receipt of such reply, or if the court exists to comply with [125]
the provisions of this section, the examining officer may, at his discretion, cause the proceedings and order a fresh trial by the same or another court-martial.

93. (2) When any person subject to this Act has been convicted by a court-martial of any offence, [126]
evidence of previous convictions of such person, either by a court-martial or by a criminal court, may further be introduced and read the general character of such person, and such other matters as may be prescribed.

(3) Evidence received under this section may be either oral, or in the shape of entries in, or [127]
extracts from, court-martial books or other official records; and it shall not be necessary to produce the originals to such certified extracts, nor shall it be necessary to give notice before trial to the person tried that evidence as to his previous convictions or character will be received.

(4) At a summary court-martial the officer holding the trial may, if he thinks fit, receive any [128]
previous convictions against the offender, his general character, and such other matters as may be prescribed, at of his own knowledge, instead of requesting them to be proved under the foregoing provisions of this section.

Confession and Review of Findings and Sentences.

- [19.] *Findings and sentences cannot be confirmed or confirmed.* 94. No finding or sentence of a general or district court-martial shall be valid except so far as it may be confirmed or provided by this Act.
- Power to confirm findings and sentences of a general court-martial.* 95. The findings and sentences of general court-martial may be confirmed by the Commander-in-Chief in India, or by any officer empowered in the behalf by warrant of the Commander-in-Chief in India.
- Power to confirm findings and sentences of district court-martial.* 96. The findings and sentences of district court-martial may be confirmed by any officer having power to confirm a general court-martial, or by any officer empowered in the behalf by warrant of any such officer.
- Contents of warrant under section 95 or section 96.* 97. A warrant issued under section 95 or section 96 may contain such restrictions, reservations or conditions as the officer issuing it may think fit.
- [20.] *Confirmation of finding and sentence.* 98. (1) The finding and sentence of a summary general court-martial shall require to be confirmed by the commanding officer—
- (a) in the case of the trial of an officer;
- (b) in the case of an acquittal or a sentence of death or transportation or imprisonment for a term exceeding two years; and
- (c) in any other case if so ordered by the said officer.
- (2) Where as provided in sub-section (1), a sentence passed by a summary general court-martial shall not require to be confirmed, but may be carried out forthwith.
- [20-B.] *Power of confirming findings, sentences or sentences.* 99. Subject to such restrictions as may be contained in any warrant issued under section 95 or section 96, a commanding officer may, when confirming the sentence of a court-martial, mitigate or remit the punishment thereby awarded, or substitute that punishment for any less punishment or punishments to which the offender might have been sentenced by the court-martial.
- Provided that a sentence of transportation shall not be remitted by a sentence of imprisonment for a term exceeding the term of transportation awarded by the court.
- [20.] *Review of finding or sentence.* 100. (1) Any finding or sentence of a court-martial which require confirmation may be now reviewed by order of the commanding officer, and on such revision, the court, if so directed by him, may take additional evidence.
- (2) The court, on revision, shall consist of the same officers as were present when the original decision was passed, unless any of those officers are unavoidably absent.
- (3) In case of such revision it shall be the duty of the court to certify in the proceedings, and the court shall proceed with the revision, provided that, if a general court-martial, it shall consist of five officers, or of a district court-martial, of three officers.
- [21.] *Findings and sentences of a summary court-martial.* 101. The finding and sentence of a summary court-martial shall not require to be confirmed, but may be carried out forthwith.
- Provided that, if the officer holding the trial is of less than five years' service, he shall not, except as above aforesaid, carry into effect any sentence until it has received the approval of an officer commanding not less than a company.
- [22.] *Transmission of proceedings of general type of summary court-martial.* 102. The proceedings of every summary court-martial shall without delay be forwarded to the officer commanding the division or brigade within which the trial was held, by the officer commanding the army in which the trial was held, may, for reasons based on the merits of the case, but not on any merely technical grounds, set aside the proceedings or refer the matter to any other court which the court might have passed.
- [Rev. Cl. A. & B. 24.] *Substitution of trial for trial.* 103. Where a sentence passed by a court-martial which has been confirmed, or which does not require confirmation, is found for any reason to be unsound, the authority who would have had power under section 112 to mitigate the punishment awarded by the sentence if it had been valid may pass a valid sentence.
- Provided that the punishment awarded by the sentence so passed shall not be higher in the scale of punishments than, or in excess of, the punishment awarded by the original sentence.

CHAPTER IX.

Execution of Sentences.

- [23.] *Form of sentence of death.* 104. In executing a sentence of death a court-martial shall, in its discretion, direct that the offender shall suffer death by being hanged by the neck until he be dead, or shall suffer death by being shot to death.
- [24.] *Imprisonment to be in military custody.* 105. Whenever any person is sentenced under this Act to simple imprisonment, such sentence shall be carried out by confinement in military custody.
- Confinement of sentences of transportation or imprisonment.* 106. Whenever any person is sentenced under this Act to transportation or imprisonment, the term of his sentence shall, whether it has been remitted or not, be reckoned in accordance with the day in which the original proceedings were agreed by the president or, in the case of a summary court-martial, by the court.

107. Whenever any sentence of transportation or rigorous imprisonment is passed under this Act, or whenever any sentence so passed is commuted to transportation or to rigorous imprisonment, the commanding officer at the prison under sentence, or such other officer as may be prescribed, shall forward a warrant in the prescribed form to the officer in charge of the shed, prison or place in which such person is to be confined, and shall forward him to such place with the warrant. (11a, 11b, 11c, 11d, 11e, 11f, 11g, 11h, 11i, 11j, 11k, 11l, 11m, 11n, 11o, 11p, 11q, 11r, 11s, 11t, 11u, 11v, 11w, 11x, 11y, 11z, 12a, 12b, 12c, 12d, 12e, 12f, 12g, 12h, 12i, 12j, 12k, 12l, 12m, 12n, 12o, 12p, 12q, 12r, 12s, 12t, 12u, 12v, 12w, 12x, 12y, 12z, 13a, 13b, 13c, 13d, 13e, 13f, 13g, 13h, 13i, 13j, 13k, 13l, 13m, 13n, 13o, 13p, 13q, 13r, 13s, 13t, 13u, 13v, 13w, 13x, 13y, 13z, 14a, 14b, 14c, 14d, 14e, 14f, 14g, 14h, 14i, 14j, 14k, 14l, 14m, 14n, 14o, 14p, 14q, 14r, 14s, 14t, 14u, 14v, 14w, 14x, 14y, 14z, 15a, 15b, 15c, 15d, 15e, 15f, 15g, 15h, 15i, 15j, 15k, 15l, 15m, 15n, 15o, 15p, 15q, 15r, 15s, 15t, 15u, 15v, 15w, 15x, 15y, 15z, 16a, 16b, 16c, 16d, 16e, 16f, 16g, 16h, 16i, 16j, 16k, 16l, 16m, 16n, 16o, 16p, 16q, 16r, 16s, 16t, 16u, 16v, 16w, 16x, 16y, 16z, 17a, 17b, 17c, 17d, 17e, 17f, 17g, 17h, 17i, 17j, 17k, 17l, 17m, 17n, 17o, 17p, 17q, 17r, 17s, 17t, 17u, 17v, 17w, 17x, 17y, 17z, 18a, 18b, 18c, 18d, 18e, 18f, 18g, 18h, 18i, 18j, 18k, 18l, 18m, 18n, 18o, 18p, 18q, 18r, 18s, 18t, 18u, 18v, 18w, 18x, 18y, 18z, 19a, 19b, 19c, 19d, 19e, 19f, 19g, 19h, 19i, 19j, 19k, 19l, 19m, 19n, 19o, 19p, 19q, 19r, 19s, 19t, 19u, 19v, 19w, 19x, 19y, 19z, 20a, 20b, 20c, 20d, 20e, 20f, 20g, 20h, 20i, 20j, 20k, 20l, 20m, 20n, 20o, 20p, 20q, 20r, 20s, 20t, 20u, 20v, 20w, 20x, 20y, 20z, 21a, 21b, 21c, 21d, 21e, 21f, 21g, 21h, 21i, 21j, 21k, 21l, 21m, 21n, 21o, 21p, 21q, 21r, 21s, 21t, 21u, 21v, 21w, 21x, 21y, 21z, 22a, 22b, 22c, 22d, 22e, 22f, 22g, 22h, 22i, 22j, 22k, 22l, 22m, 22n, 22o, 22p, 22q, 22r, 22s, 22t, 22u, 22v, 22w, 22x, 22y, 22z, 23a, 23b, 23c, 23d, 23e, 23f, 23g, 23h, 23i, 23j, 23k, 23l, 23m, 23n, 23o, 23p, 23q, 23r, 23s, 23t, 23u, 23v, 23w, 23x, 23y, 23z, 24a, 24b, 24c, 24d, 24e, 24f, 24g, 24h, 24i, 24j, 24k, 24l, 24m, 24n, 24o, 24p, 24q, 24r, 24s, 24t, 24u, 24v, 24w, 24x, 24y, 24z, 25a, 25b, 25c, 25d, 25e, 25f, 25g, 25h, 25i, 25j, 25k, 25l, 25m, 25n, 25o, 25p, 25q, 25r, 25s, 25t, 25u, 25v, 25w, 25x, 25y, 25z, 26a, 26b, 26c, 26d, 26e, 26f, 26g, 26h, 26i, 26j, 26k, 26l, 26m, 26n, 26o, 26p, 26q, 26r, 26s, 26t, 26u, 26v, 26w, 26x, 26y, 26z, 27a, 27b, 27c, 27d, 27e, 27f, 27g, 27h, 27i, 27j, 27k, 27l, 27m, 27n, 27o, 27p, 27q, 27r, 27s, 27t, 27u, 27v, 27w, 27x, 27y, 27z, 28a, 28b, 28c, 28d, 28e, 28f, 28g, 28h, 28i, 28j, 28k, 28l, 28m, 28n, 28o, 28p, 28q, 28r, 28s, 28t, 28u, 28v, 28w, 28x, 28y, 28z, 29a, 29b, 29c, 29d, 29e, 29f, 29g, 29h, 29i, 29j, 29k, 29l, 29m, 29n, 29o, 29p, 29q, 29r, 29s, 29t, 29u, 29v, 29w, 29x, 29y, 29z, 30a, 30b, 30c, 30d, 30e, 30f, 30g, 30h, 30i, 30j, 30k, 30l, 30m, 30n, 30o, 30p, 30q, 30r, 30s, 30t, 30u, 30v, 30w, 30x, 30y, 30z, 31a, 31b, 31c, 31d, 31e, 31f, 31g, 31h, 31i, 31j, 31k, 31l, 31m, 31n, 31o, 31p, 31q, 31r, 31s, 31t, 31u, 31v, 31w, 31x, 31y, 31z, 32a, 32b, 32c, 32d, 32e, 32f, 32g, 32h, 32i, 32j, 32k, 32l, 32m, 32n, 32o, 32p, 32q, 32r, 32s, 32t, 32u, 32v, 32w, 32x, 32y, 32z, 33a, 33b, 33c, 33d, 33e, 33f, 33g, 33h, 33i, 33j, 33k, 33l, 33m, 33n, 33o, 33p, 33q, 33r, 33s, 33t, 33u, 33v, 33w, 33x, 33y, 33z, 34a, 34b, 34c, 34d, 34e, 34f, 34g, 34h, 34i, 34j, 34k, 34l, 34m, 34n, 34o, 34p, 34q, 34r, 34s, 34t, 34u, 34v, 34w, 34x, 34y, 34z, 35a, 35b, 35c, 35d, 35e, 35f, 35g, 35h, 35i, 35j, 35k, 35l, 35m, 35n, 35o, 35p, 35q, 35r, 35s, 35t, 35u, 35v, 35w, 35x, 35y, 35z, 36a, 36b, 36c, 36d, 36e, 36f, 36g, 36h, 36i, 36j, 36k, 36l, 36m, 36n, 36o, 36p, 36q, 36r, 36s, 36t, 36u, 36v, 36w, 36x, 36y, 36z, 37a, 37b, 37c, 37d, 37e, 37f, 37g, 37h, 37i, 37j, 37k, 37l, 37m, 37n, 37o, 37p, 37q, 37r, 37s, 37t, 37u, 37v, 37w, 37x, 37y, 37z, 38a, 38b, 38c, 38d, 38e, 38f, 38g, 38h, 38i, 38j, 38k, 38l, 38m, 38n, 38o, 38p, 38q, 38r, 38s, 38t, 38u, 38v, 38w, 38x, 38y, 38z, 39a, 39b, 39c, 39d, 39e, 39f, 39g, 39h, 39i, 39j, 39k, 39l, 39m, 39n, 39o, 39p, 39q, 39r, 39s, 39t, 39u, 39v, 39w, 39x, 39y, 39z, 40a, 40b, 40c, 40d, 40e, 40f, 40g, 40h, 40i, 40j, 40k, 40l, 40m, 40n, 40o, 40p, 40q, 40r, 40s, 40t, 40u, 40v, 40w, 40x, 40y, 40z, 41a, 41b, 41c, 41d, 41e, 41f, 41g, 41h, 41i, 41j, 41k, 41l, 41m, 41n, 41o, 41p, 41q, 41r, 41s, 41t, 41u, 41v, 41w, 41x, 41y, 41z, 42a, 42b, 42c, 42d, 42e, 42f, 42g, 42h, 42i, 42j, 42k, 42l, 42m, 42n, 42o, 42p, 42q, 42r, 42s, 42t, 42u, 42v, 42w, 42x, 42y, 42z, 43a, 43b, 43c, 43d, 43e, 43f, 43g, 43h, 43i, 43j, 43k, 43l, 43m, 43n, 43o, 43p, 43q, 43r, 43s, 43t, 43u, 43v, 43w, 43x, 43y, 43z, 44a, 44b, 44c, 44d, 44e, 44f, 44g, 44h, 44i, 44j, 44k, 44l, 44m, 44n, 44o, 44p, 44q, 44r, 44s, 44t, 44u, 44v, 44w, 44x, 44y, 44z, 45a, 45b, 45c, 45d, 45e, 45f, 45g, 45h, 45i, 45j, 45k, 45l, 45m, 45n, 45o, 45p, 45q, 45r, 45s, 45t, 45u, 45v, 45w, 45x, 45y, 45z, 46a, 46b, 46c, 46d, 46e, 46f, 46g, 46h, 46i, 46j, 46k, 46l, 46m, 46n, 46o, 46p, 46q, 46r, 46s, 46t, 46u, 46v, 46w, 46x, 46y, 46z, 47a, 47b, 47c, 47d, 47e, 47f, 47g, 47h, 47i, 47j, 47k, 47l, 47m, 47n, 47o, 47p, 47q, 47r, 47s, 47t, 47u, 47v, 47w, 47x, 47y, 47z, 48a, 48b, 48c, 48d, 48e, 48f, 48g, 48h, 48i, 48j, 48k, 48l, 48m, 48n, 48o, 48p, 48q, 48r, 48s, 48t, 48u, 48v, 48w, 48x, 48y, 48z, 49a, 49b, 49c, 49d, 49e, 49f, 49g, 49h, 49i, 49j, 49k, 49l, 49m, 49n, 49o, 49p, 49q, 49r, 49s, 49t, 49u, 49v, 49w, 49x, 49y, 49z, 50a, 50b, 50c, 50d, 50e, 50f, 50g, 50h, 50i, 50j, 50k, 50l, 50m, 50n, 50o, 50p, 50q, 50r, 50s, 50t, 50u, 50v, 50w, 50x, 50y, 50z, 51a, 51b, 51c, 51d, 51e, 51f, 51g, 51h, 51i, 51j, 51k, 51l, 51m, 51n, 51o, 51p, 51q, 51r, 51s, 51t, 51u, 51v, 51w, 51x, 51y, 51z, 52a, 52b, 52c, 52d, 52e, 52f, 52g, 52h, 52i, 52j, 52k, 52l, 52m, 52n, 52o, 52p, 52q, 52r, 52s, 52t, 52u, 52v, 52w, 52x, 52y, 52z, 53a, 53b, 53c, 53d, 53e, 53f, 53g, 53h, 53i, 53j, 53k, 53l, 53m, 53n, 53o, 53p, 53q, 53r, 53s, 53t, 53u, 53v, 53w, 53x, 53y, 53z, 54a, 54b, 54c, 54d, 54e, 54f, 54g, 54h, 54i, 54j, 54k, 54l, 54m, 54n, 54o, 54p, 54q, 54r, 54s, 54t, 54u, 54v, 54w, 54x, 54y, 54z, 55a, 55b, 55c, 55d, 55e, 55f, 55g, 55h, 55i, 55j, 55k, 55l, 55m, 55n, 55o, 55p, 55q, 55r, 55s, 55t, 55u, 55v, 55w, 55x, 55y, 55z, 56a, 56b, 56c, 56d, 56e, 56f, 56g, 56h, 56i, 56j, 56k, 56l, 56m, 56n, 56o, 56p, 56q, 56r, 56s, 56t, 56u, 56v, 56w, 56x, 56y, 56z, 57a, 57b, 57c, 57d, 57e, 57f, 57g, 57h, 57i, 57j, 57k, 57l, 57m, 57n, 57o, 57p, 57q, 57r, 57s, 57t, 57u, 57v, 57w, 57x, 57y, 57z, 58a, 58b, 58c, 58d, 58e, 58f, 58g, 58h, 58i, 58j, 58k, 58l, 58m, 58n, 58o, 58p, 58q, 58r, 58s, 58t, 58u, 58v, 58w, 58x, 58y, 58z, 59a, 59b, 59c, 59d, 59e, 59f, 59g, 59h, 59i, 59j, 59k, 59l, 59m, 59n, 59o, 59p, 59q, 59r, 59s, 59t, 59u, 59v, 59w, 59x, 59y, 59z, 60a, 60b, 60c, 60d, 60e, 60f, 60g, 60h, 60i, 60j, 60k, 60l, 60m, 60n, 60o, 60p, 60q, 60r, 60s, 60t, 60u, 60v, 60w, 60x, 60y, 60z, 61a, 61b, 61c, 61d, 61e, 61f, 61g, 61h, 61i, 61j, 61k, 61l, 61m, 61n, 61o, 61p, 61q, 61r, 61s, 61t, 61u, 61v, 61w, 61x, 61y, 61z, 62a, 62b, 62c, 62d, 62e, 62f, 62g, 62h, 62i, 62j, 62k, 62l, 62m, 62n, 62o, 62p, 62q, 62r, 62s, 62t, 62u, 62v, 62w, 62x, 62y, 62z, 63a, 63b, 63c, 63d, 63e, 63f, 63g, 63h, 63i, 63j, 63k, 63l, 63m, 63n, 63o, 63p, 63q, 63r, 63s, 63t, 63u, 63v, 63w, 63x, 63y, 63z, 64a, 64b, 64c, 64d, 64e, 64f, 64g, 64h, 64i, 64j, 64k, 64l, 64m, 64n, 64o, 64p, 64q, 64r, 64s, 64t, 64u, 64v, 64w, 64x, 64y, 64z, 65a, 65b, 65c, 65d, 65e, 65f, 65g, 65h, 65i, 65j, 65k, 65l, 65m, 65n, 65o, 65p, 65q, 65r, 65s, 65t, 65u, 65v, 65w, 65x, 65y, 65z, 66a, 66b, 66c, 66d, 66e, 66f, 66g, 66h, 66i, 66j, 66k, 66l, 66m, 66n, 66o, 66p, 66q, 66r, 66s, 66t, 66u, 66v, 66w, 66x, 66y, 66z, 67a, 67b, 67c, 67d, 67e, 67f, 67g, 67h, 67i, 67j, 67k, 67l, 67m, 67n, 67o, 67p, 67q, 67r, 67s, 67t, 67u, 67v, 67w, 67x, 67y, 67z, 68a, 68b, 68c, 68d, 68e, 68f, 68g, 68h, 68i, 68j, 68k, 68l, 68m, 68n, 68o, 68p, 68q, 68r, 68s, 68t, 68u, 68v, 68w, 68x, 68y, 68z, 69a, 69b, 69c, 69d, 69e, 69f, 69g, 69h, 69i, 69j, 69k, 69l, 69m, 69n, 69o, 69p, 69q, 69r, 69s, 69t, 69u, 69v, 69w, 69x, 69y, 69z, 70a, 70b, 70c, 70d, 70e, 70f, 70g, 70h, 70i, 70j, 70k, 70l, 70m, 70n, 70o, 70p, 70q, 70r, 70s, 70t, 70u, 70v, 70w, 70x, 70y, 70z, 71a, 71b, 71c, 71d, 71e, 71f, 71g, 71h, 71i, 71j, 71k, 71l, 71m, 71n, 71o, 71p, 71q, 71r, 71s, 71t, 71u, 71v, 71w, 71x, 71y, 71z, 72a, 72b, 72c, 72d, 72e, 72f, 72g, 72h, 72i, 72j, 72k, 72l, 72m, 72n, 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80g, 80h, 80i, 80j, 80k, 80l, 80m, 80n, 80o, 80p, 80q, 80r, 80s, 80t, 80u, 80v, 80w, 80x, 80y, 80z, 81a, 81b, 81c, 81d, 81e, 81f, 81g, 81h, 81i, 81j, 81k, 81l, 81m, 81n, 81o, 81p, 81q, 81r, 81s, 81t, 81u, 81v, 81w, 81x, 81y, 81z, 82a, 82b, 82c, 82d, 82e, 82f, 82g, 82h, 82i, 82j, 82k, 82l, 82m, 82n, 82o, 82p, 82q, 82r, 82s, 82t, 82u, 82v, 82w, 82x, 82y, 82z, 83a, 83b, 83c, 83d, 83e, 83f, 83g, 83h, 83i, 83j, 83k, 83l, 83m, 83n, 83o, 83p, 83q, 83r, 83s, 83t, 83u, 83v, 83w, 83x, 83y, 83z, 84a, 84b, 84c, 84d, 84e, 84f, 84g, 84h, 84i, 84j, 84k, 84l, 84m, 84n, 84o, 84p, 84q, 84r, 84s, 84t, 84u, 84v, 84w, 84x, 84y, 84z, 85a, 85b, 85c, 85d, 85e, 85f, 85g, 85h, 85i, 85j, 85k, 85l, 85m, 85n, 85o, 85p, 85q, 85r, 85s, 85t, 85u, 85v, 85w, 85x, 85y, 85z, 86a, 86b, 86c, 86d, 86e, 86f, 86g, 86h, 86i, 86j, 86k, 86l, 86m, 86n, 86o, 86p, 86q, 86r, 86s, 86t, 86u, 86v, 86w, 86x, 86y, 86z, 87a, 87b, 87c, 87d, 87e, 87f, 87g, 87h, 87i, 87j, 87k, 87l, 87m, 87n, 87o, 87p, 87q, 87r, 87s, 87t, 87u, 87v, 87w, 87x, 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95q, 95r, 95s, 95t, 95u, 95v, 95w, 95x, 95y, 95z, 96a, 96b, 96c, 96d, 96e, 96f, 96g, 96h, 96i, 96j, 96k, 96l, 96m, 96n, 96o, 96p, 96q, 96r, 96s, 96t, 96u, 96v, 96w, 96x, 96y, 96z, 97a, 97b, 97c, 97d, 97e, 97f, 97g, 97h, 97i, 97j, 97k, 97l, 97m, 97n, 97o, 97p, 97q, 97r, 97s, 97t, 97u, 97v, 97w, 97x, 97y, 97z, 98a, 98b, 98c, 98d, 98e, 98f, 98g, 98h, 98i, 98j, 98k, 98l, 98m, 98n, 98o, 98p, 98q, 98r, 98s, 98t, 98u, 98v, 98w, 98x, 98y, 98z, 99a, 99b, 99c, 99d, 99e, 99f, 99g, 99h, 99i, 99j, 99k, 99l, 99m, 99n, 99o, 99p, 99q, 99r, 99s, 99t, 99u, 99v, 99w, 99x, 99y, 99z, 100a, 100b, 100c, 100d, 100e, 100f, 100g, 100h, 100i, 100j, 100k, 100l, 100m, 100n, 100o, 100p, 100q, 100r, 100s, 100t, 100u, 100v, 100w, 100x, 100y, 100z, 101a, 101b, 101c, 101d, 101e, 101f, 101g, 101h, 101i, 101j, 101k, 101l, 101m, 101n, 101o, 101p, 101q, 101r, 101s, 101t, 101u, 101v, 101w, 101x, 101y, 101z, 102a, 102b, 102c, 102d, 102e, 102f, 102g, 102h, 102i, 102j, 102k, 102l, 102m, 102n, 102o, 102p, 102q, 102r, 102s, 102t, 102u, 102v, 102w, 102x, 102y, 102z, 103a, 103b, 103c, 103d, 103e, 103f, 103g, 103h, 103i, 103j, 103k, 103l, 103m, 103n, 103o

CHAPTER XII.

PROPERTY OF DECEASED PERSONS, DEPOSITORS AND EXECUTORS.

- [194.] Property of deceased persons and of every person subject to this Act who dies or deserts. 114. The following rules are enacted respecting the disposal of the property of any person subject to this Act who dies or deserts:—

(1) The commanding officer shall secure all the movable property that is on the spot, and cause an inventory thereof to be made, and draw any pay and allowances due to the deceased or deserver.

(2) In the case of a deceased person who has left in a Government savings bank (including any post office savings bank, however named) a deposit not exceeding one thousand rupees, the commanding officer may, if he thinks fit, require the necessary or other proper officer of the bank to pay the deposit to him forthwith notwithstanding anything in any departmental rule or order, after the payment cleared in accordance with such regulations, no person shall have any right in respect of the deposit except as hereinafter provided.

(3) In the case of a deceased person whose representative is on the spot and has given security for the payment of the registered debts (if any) of the deceased, the commanding officer shall deliver over the property and the amount of the deposit (if any) received under clause (2) to this representative.

(4) In the case of a deceased person whose estate is not dealt with under clause (3), and in the case of any deserver, the commanding officer shall cause the property to be sold by public auction, and shall pay the registered debts and other debts in cash or quarters (if any), and in the case of a deceased person the expenses of his funeral, according to the proceeds of the sale and the amount of the deposit (if any) received under clause (2).

(5) The surplus, if any, shall in the case of a deceased person be paid to his representative, (if any), or in the event of no claim to such surplus being established within twelve months after the death, then the same shall be reverted to the prescribed person.

(6) In the case of the sale of the effects of a deserver, the amount remaining in the hands of the commanding officer shall be forthwith remitted to the prescribed person.

- [194.] *Expenses.*—A person shall be deemed to be a deserver within the meaning of this section who has been convicted of desertion, or who has without authority been absent from duty for a period of sixty days and has not subsequently surrendered or been apprehended.

- [195.] 115. Property of movable and money payable to the representatives of a deceased person under section 114 here, if the total value or amount thereof does not exceed the value of the property without production of public, or other, certificate or other such conclusive evidence as to the death, let the delivery or payment shall be full discharge to the officer or officers to whom the same and to the Secretary of State for India in Council from all further liability in respect of the property or money; but nothing in this section shall affect the rights of any executor or administrator or other representative, or of any creditor, of a deceased person against any person to whom such delivery or payment has been made.

- [196.] Application of section 114 to females. 116. The provisions of section 114 shall, as far as they can be made applicable, apply in the case of a person subject to this Act becoming insane.

CHAPTER XIII.

MISCELLANEOUS.

Military Privileges.

- [197.] 117. (1) Any person subject to this Act who dares himself wronged by any superior or other officer, may, if not attached as a troop or company, complain to the officer under whose command or orders he is serving; and may, if attached to a troop or company, complain to the officer commanding the same.

(2) When the officer complained against is the officer to whom any complaint should, under sub-section (1), be preferred, the aggrieved person may complain to such officer's next superior officer.

(3) Every officer receiving any such complaint shall examine into it, and, when necessary, refer it to superior authority.

(4) Every such complaint shall be preferred through such channels as may be from time to time specified by proper authority.

- [198.] 118. (1) No president or member of a court-martial, or judge advocate or superintending officer, or party to any proceeding before a court-martial, or the legal practitioner or agent, and no witness acting in obedience to a summons to attend a court-martial, shall, while proceeding to, attending at or returning from a court-martial, be liable to arrest under civil or criminal process.

(2) If any such person is arrested under any such process, he may be discharged by order of the court-martial.

- [199.] 119. (1) No person subject to this Act shall, so long as he belongs to His Majesty's Indian Army, be liable to be arrested for debt under any process issued by, or by the authority of, any civil or revenue court or revenue officer.

(2) The judge of any such court may examine into any irregular mode by which person or persons have been arrested under his hand, discharge the person, and award reasonable costs to the complainant, and may, by any warrant that may be made in this manner as he might have recovered costs awarded to him by a court.

(3) For the recovery of such costs as he shall be payable to the court by the complainant.

120. Neither the arms, clothes, equipment, accoutrements or possessions of any person subject to this Act, nor any animal used by him for the discharge of his duty, shall be seized, nor shall the pay and allowances of any such person, or any part thereof be attached, by direction of any civil or revenue court or any revenue officer, in satisfaction of any decree or order enforceable against him. [120.]

121. Every person belonging to the British Sovereign Forces shall, when called out for or engaged upon or receiving from training or service, be entitled to all the privileges accorded by sections 110 and 120 to a person subject to this Act. [121.]

122. (1) On the presentation of any matter by or on behalf of any person subject to this Act of a certificate, from the proper military authority, of leave of absence having been granted to or applied for by him for the purpose of prosecuting or defending any suit or other proceeding in such court, the court shall, on the application of such person, straighten, so far as may be possible, for the hearing and final disposal of such suit or other proceeding within the period of the leave so granted or applied for. [122.]

(2) The certificate from the proper military authority shall state the first and last day of the leave or intended leave, and set forth a description of the case with respect to which the leave was granted or applied for.

(3) No fee shall be payable to the court in respect of the presentation of any such certificate, or in respect of any application by or on behalf of any such person for priority for the hearing of his case.

(4) Where the court is unable to arrange for the hearing and final disposal of the suit or other proceeding within the period of such leave or intended leave as aforesaid, it shall record its reasons for having been unable to do so, and shall cause a copy thereof to be furnished to such person as his application without any payment whatever by him in respect either of the application for such copy or of the copy itself.

(5) If in any case a question arises as to the proper military authority qualified to grant such certificate as aforesaid, such question shall be at once referred by the court to an officer commanding a corps, whose decision shall be final.

Desertion and Military Offences.

123. (1) Whenever any person subject to this Act deserts the commanding officer of the corps, (batter of desertion, department or detachment in which he belongs shall give written intimation of the desertion to such civil authorities as, in his opinion, may be able to effect a return towards the capture of the deserter; and such authorities shall throughout take steps for the apprehension of the said deserter in like manner as if he were a person for whose apprehension a warrant had been issued by a magistrate, and shall deliver the deserter, when apprehended, to military custody. [123.]

(2) Any police-officer may arrest without warrant any person reasonably believed to be subject to this Act and to be travelling without authority, and shall bring him without delay before the nearest magistrate, to be dealt with according to law.

124. (1) Any person subject to this Act who is charged with an offence may be taken into military custody by any superior officer. [124.]

(2) The charge against every person taken into military custody shall, without unnecessary delay, be investigated by the proper military authority, and, as soon as may be, either proceedings shall be taken for punishing the offence, or such person shall be discharged from custody.

125. Whenever any person subject to this Act, who is accused of any offence under this Act, is arrested by civil authorities within the jurisdiction of any magistrate or police-officer, such magistrate or officer shall not in the apprehension and delivery to military custody of such person upon receipt of a written application in that effect signed by his commanding officer. [125.]

126. (1) When any person subject to this Act has been placed without due authority upon his duty for a period of sixty days, a court of inquiry shall, as soon as practicable, be summoned and, upon oath or affirmation administered in the prescribed manner, shall inquire respecting the absence of the person, and the delinquency, if any, of property of the Government entrusted to his care, or of his arms, accoutrements, detestable, clothing or accessories; and if satisfied of the facts of such absence without the said delinquency, if any, and the recommending officer of the corps or department in which the person belongs shall enter in the confidential book of the corps or department in which the person belongs a record of the facts of such absence. [126.]

(2) If the person delinquent absent does not afterwards surrender, or is not apprehended, he shall, for the purpose of this Act, be deemed to be a deserter.

(3) If the person delinquent surrenders or is apprehended the record or a copy thereof, reporting in brief the signature of the officer having the custody of the confidential book, shall, on the trial of the person for desertion, be presumptive evidence of the facts therein recorded.

Report.

127. The statements mentioned in the Schedule are hereby reported to the extent specified in the fourth column thereof.

Provided that all warrants issued and process executed or attached under the provisions of any of the said enactments shall be deemed to have been respectively issued, executed or attached under this Act.

THE SCHEDULE.

REPEAL OF STATUTES.

(See Section 172.)

Year.	Number.	Short title.	Extent of repeal.
1870 ..	V	The Indian Act of War	The whole.
1876 ..	V	The Unlawful Imports Act, 1876	Do.
1878 ..	XII	The Shipping and Docking Act, 1878.	So much of section 2, subsection (2), and the second schedule as relate to the Indian Act of War.
1881 ..	XII	The Indian Act of War Amendment Act, 1881.	The whole.
1887 ..	XIV	The Indian Act of War Amendment Act, 1887.	So much of section 3 and the Schedule as relate to Act V of 1876.
1890 ..	I	The Indian Act of War Amendment Act, 1890.	The whole.
1901 ..	IX	The Indian Act of War Amendment Act, 1901.	Do.
1904 ..	XIII	The Indian Act of War Amendment Act, 1904.	Do.
1905 ..	V	The Indian Act of War Amendment Act, 1905.	Do.

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(Republished by order of His Excellency the Governor in Council.)

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